

REGISTER

John R. Ashcroft Secretary of State

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MISSOURI



REGISTER

September 16, 2024

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please see the website at sos.mo.gov/adrules/pubsched.

HOW TO CITE RULES AND RSMO

RULES

The rules are codified in the Code of State Regulations in this system-

Title	CSR	Division	Chapter	Rule
3	Code of	10-	4	115
Department	State	Agency	General area	Specific area
	Regulations	division	regulated	regulated

and should be cited in this manner: 3 CSR 10-4.115.

Each department of state government is assigned a title. Each agency or division in the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraphs 1., subparagraphs A., parts (I), subparts (a), items I. and subitems a.

The rule is properly cited by using the full citation; for example, 3 CSR 10-4.115, NOT Rule 10-4.115.

Citations of RSMo are to the Missouri Revised Statutes as of the date indicated.

Code and Register on the Internet

The Code of State Regulations and Missouri Register are available on the Internet.

The Code address is sos.mo.gov/adrules/csr/csr

The Register address is sos.mo.gov/adrules/moreg/moreg

These websites contain rulemakings and regulations as they appear in the *Code* and *Registers*.

The text of proposed rules and changes will appear under this heading. A notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This explanation is set out in the PURPOSE section of each rule. A citation of the

legal authority to make rules is also required, and appears

Entirely new rules are printed without any special symbology under the heading of proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules that are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

An important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment, or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

An agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close-of-comments date will be used as the beginning day in the ninety- (90-) day count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice, file a new notice of proposed rulemaking, and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder: Boldface text indicates new matter. [Bracketed text indicates matter being deleted.]

TITLE 5 – DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 20 – Division of Learning Services Chapter 400 – Office of Educator Quality

PROPOSED AMENDMENT

5 CSR 20-400.125 Actions of the State Board of Education Relating to Applications for Educator Certificates. The State Board of Education (board) is amending sections (1)–(4) and the rule purpose.

PURPOSE: This amendment establishes the review of all applicants for educator certification and updates the procedure for review of applicants of individuals with criminal backgrounds.

PURPOSE: The State Board of Education is authorized to grant educator certification in any of the public schools of the state and to establish requirements and qualifications for those certificates. This rule establishes procedures for review of **all** applications **including those** of individuals convicted of a felony or crime involving moral turpitude, whether or not sentence is imposed; applicants whose certificate of license to teach has been revoked in Missouri or in another jurisdiction; and applicants seeking to appeal a denial of a certificate of license to teach by the Office of Educator Quality.

(1) Applications.

[(1)](A) Any application for a certificate of license to teach (certificate) [for an individual who has pleaded to or has been found guilty of a felony or crime involving moral turpitude, whether or not sentence is imposed], including candidates for a Missouri educator certificate who are currently enrolled in professional education courses in conjunction with state-approved teacher preparation programs, shall be reviewed by the Office of Educator Quality within the Department of Elementary and Secondary Education (department). [and recommendations made to the State Board of Education (board).

(A) If requested, applicants shall provide the following:

- 1. Information relating to being found guilty, a plea of guilty which includes an Alford plea, receipt of a suspended imposition of sentence, receipt of a suspended execution of sentence, or entering a plea of nolo contendere for any violation of any laws of a state, the United States, or any other country, other than a traffic violation; including information about the date of the court action, the applicant's age at the time of the underlying offense, the facts of the crime, and whether the conduct that was the basis for the conviction was in the scope of the applicant's duties while employed by a public or private school or school district; and
- 2. A statement or other related documentation as to rehabilitative steps completed by the applicant relating to applicant's criminal conduct.
 - (B) The Office of Educator Quality shall review all applications.

 1.] A complete application shall include[:] —
- [A.]1. Information regarding teaching certificates or similar titles and/or other professional licenses or similar titles held, including[,] but not limited to[,] disciplinary actions, denials, restrictions, revocations, voluntary surrenders, suspensions, reprimands, and/or investigations;
- [B.]2. [A c]Consent authorizing the department, as it deems necessary or appropriate, to make contact with, interview, consult, obtain documentation, and verification from other persons and sources within or without Missouri with respect to the applicant, and the applicant's request for certification or recertification;
- [C.]3. Transcripts and [other evidence] supporting documentation necessary to show compliance with all the requirements for certification that are in effect at the time application for certification or recertification is made;
- [D.]4. Other information including recent employment and references requested by the department that may be deemed relevant to the request for **certification or** recertification;
- [E.J5. A completed **fingerprint-based** background check processed by the Missouri State Highway Patrol (MSHP) and [/or] the Federal Bureau of Investigation (FBI);
- 6. If the applicant has a criminal history, then the following additional information is required for a complete application:

[F.]A. Information relating to any criminal history including being found guilty, **entering** a plea of guilty, receipt of a suspended imposition of sentence, receipt of a suspended execution of sentence, or entering a plea of *nolo contendere*, **regardless of expungement** for any violation of any laws of a state, the United States, or any other country, other than a **minor**

traffic violation[; including] or a violation of a municipal ordinance. The applicant shall provide information about the date of the court action, the applicant's age at the time of the underlying offense, the facts of the crime, and whether the conduct that was the basis for the conviction was in the scope of the applicant's duties while employed by a [public or private school or school district] school district, charter school, or private school; [and]

- [G.]B. A statement as to rehabilitative steps completed by the applicant relating to applicant's criminal conduct[.]; and
- C. A minimum of five (5) and maximum of ten (10) statements provided by individuals who have knowledge of the applicant's character, conduct history, action, or activities since the applicant's criminal conduct. At least two (2) of the statements must be from individuals who are unrelated to the applicant by affinity or blood within the fourth degree.
- [2.The Office of Educator Quality may issue a certificate based on standards adopted by the board; or
- 3. The Office of Educator Quality may deny an application. If the application is denied, the applicant may appeal to the commissioner: orl
- [4.](B) Applicants who have been convicted of a felony or crime involving moral turpitude, whether or not sentence is imposed, who have neither been denied nor issued a certificate by the Office of Educator Quality, shall be placed on the agenda of the board as soon as reasonably possible after submitting a complete application. The applicant will be notified of the date, time, and place of the board meeting. Consideration by the board will consist of a review of the application and additional documents. The applicant will not have the opportunity to present additional evidence or testify. The applicant will be notified in writing of the decision of the board. [Certification may] For those certification applications that must be approved by the board, they will only be issued upon motion of the board and adopted by a[n] unanimous affirmative vote of those members present and voting.

(2) Applications from Individuals Who Have Previously Been Subject to Discipline.

[(2)](A) Any application for an educator certificate submitted by an individual who has been subject to previous disciplinary action by the board or by a licensing authority in another state or political jurisdiction shall only be granted by affirmative vote of the board.

[(A)]1. An application must be complete to go to the board. A completed application shall include[:]—

[1.]A. Information regarding teaching certificates or similar titles and/or other professional licenses or similar titles held, including but not limited to[.] disciplinary actions, denials, restrictions, revocations, voluntary surrenders, suspensions, reprimands, and/or investigations;

[2.]**B.** A consent authorizing the department, as it deems necessary or appropriate, to make contact with, interview, consult, obtain documentation and verification from other persons and sources within or without Missouri with respect to the applicant[,] and the applicant's request for certification;

- [3.]C. Transcripts and other evidence necessary to show compliance with all the requirements for certification that are in effect at the time application for certification or recertification is made;
- [4.]**D.** Other information including recent employment and references requested by the department that may be deemed relevant to the request for certification or recertification; [and]

- [5.]E. A completed **fingerprint-based** background check processed by the MSHP and [/or] the FBI[.]; and
- F. If the applicant has previous criminal history, the applicant will follow the additional requirements outlined in paragraph (1)(A)6., above.

[(B)]2. The completed application will be submitted to the Office of Educator Quality for consideration of recommendation to the board. Applications receiving recommendations shall be placed on the agenda of the board as soon as reasonably possible. The applicant will be notified of the date, time, and place of the board meeting. Consideration by the board will consist of a record review of the application and related documents. The applicant will not have the opportunity to present additional evidence or testify. The applicant will be notified in writing of the decision of the board.

(3) Decisions.

(A) The Office of Educator Quality issues certificates based on standards adopted by the board and applicable law.

(R) Denials

- 1. The Office of Educator Quality may deny an application. If the application is denied, the applicant may appeal to the commissioner of education.
- [(3)]2. Applicants who are denied by the Office of Educator Quality will be advised in writing of the reason(s) why certification is denied and [at the same time] will receive notice of the process for appeal.

[(A)]A. The applicant, within thirty (30) days of receipt of written notice of denial, may file a written request with the commissioner of education to review the decision of the Office of Educator Quality. The request shall be mailed to the Commissioner of Education, PO Box 480, Jefferson City, MO 65102-0480 or emailed to commissioner@dese.mo.gov. The applicant shall provide all documentation to be considered by the commissioner of education or a designee in reviewing the application.

[(B)]B. The commissioner of education or a designee will notify the applicant in writing of the decision.

[(C)]C. If the commissioner of education or a designee approves the decision of the Office of Educator Quality in denying certification, the applicant, within thirty (30) days [from the date the commissioner sends] of receipt of written notice of the decision, may file a written notice of appeal (appeal) with the board by addressing the notice to the secretary of the State Board of Education, PO Box 480, Jefferson City, MO 65102-0480 or emailed to sbe@dese.mo.gov. In addition to stating the applicant's desire to appeal the denial of certification, the [notice] appeal shall include a statement of each reason the applicant relies upon to demonstrate support for the reversal of denial.

[(D)]D. The applicant's appeal shall be placed on the agenda of the board as soon as reasonably possible. The applicant will be notified of the date, time, and place of the board meeting.

[(E)]E. The appeal will consist of a record review of the application, related materials reviewed by the commissioner of education, and the applicant's additional statements. The applicant will not have the opportunity to present additional evidence or testify. The applicant will be notified in writing of the decision of the board.

(C) Reapplications

[(4)]1. Applications denied by the board are subject to judicial review by the circuit court **under section 536.150**, **RSMo**.

2. Applicants who have been denied certification and

have completed the steps in subsection (3)(B) are barred from reapplication for one (1) year.

3. Individuals whose certification has been revoked under section 168.071.6, RSMo, are barred from reapplying for certification for five (5) years from the date that the revocation was implemented.

AUTHORITY: sections 161.092 and [168.021] 168.011, RSMo [Supp. 2014] 2016, and section [168.011] 168.021, RSMo [2000] Supp. 2023. Original rule filed Feb. 27, 2013, effective Sept. 30, 2013. Amended: Filed Dec. 9, 2015, effective July 30, 2016. Amended: Filed Aug. 12, 2024.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Elementary and Secondary Education, ATTN: Dr. Paul Katnik, Assistant Commissioner, Office of Educator Quality, PO Box 480, Jefferson City, MO 65102-0480 or by email to educatorquality@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

TITLE 7 – MISSOURI DEPARTMENT OF TRANSPORTATION

Division 10 – Missouri Highways and Transportation Commission

Chapter 25 – Motor Carrier Operations

PROPOSED AMENDMENT

7 CSR 10-25.020 Oversize/Overweight Permits. The Missouri Highways and Transportation Commission is amending the purpose statement and sections (1) through (4), (6), and (9) through (16).

PURPOSE: This amendment relaxes the width threshold for overdimensional movement when traveling on weekends and at night, increases the threshold for overlength escort vehicles and creates a new graduated requirement, simplifies holiday travel restrictions, redefines travelway descriptors, authorizes the use of roadway geometric modeling software applications, adopts a recognized time reference authority for determining sunrise and sunset, and codifies existing travel requirements into the rule.

PURPOSE: This rule provides a uniform system for issuing special permits to regulate vehicles used on [the] state highways [which] that when loaded exceed the limitations on length, width, height, and/or weight established in Chapter 304, RSMo.

- (1) General Regulations for Oversize/Overweight Permits.
- (B) Except for the following exceptions, [P]permits will not be granted for travel on the state highway system for movement of a load reducible in size or weight[, except for—]. Reducible portions of any oversize or overweight load shall include but are not limited to any attachment, accessory, member, or assembly designed to be detached with hand tools:

- 1. Farm products (hay), and farm equipment with dual tires, and construction equipment with blade/bucket attached, but only as permitted in sections (6) and (10);
- 2. Emergency response vehicles loaded with salt, sand, chemicals, or a combination thereof, with or without a plow or blade attached in front, and being used for the purpose of spreading the material on state highways that are or may become slick or icy;
- 3. Military vehicles transporting marked military equipment or material[. Reducible portions of any oversize or overweight load shall include, but are not limited to, any attachment, accessory, member, or assembly designed to be detached with hand tools]; or
- 4. A vehicle carrying raw fluid milk products from a farm and/or raw milk products to or from a milk plant, receiving station, or transfer station.
- (D) Economic factors in either the saving of time or costs for routing will not be considered of primary importance in the routing process, and the department reserves the right to designate routing and travel time for all movements. Safety, structure capacities and clearances, roadway widths, and traffic volumes will all be considered in route determination. The routing will **primarily** use the designated state highway system and be as direct as possible. When *[other]* streets or highways off the state highway system are used, it will be the responsibility of the applicant to obtain approval from the agency responsible for that off-state highway and adhere to all bridge capacity postings off the state highway system.
- (H) Each single trip permit covers the movement of one (1) load only, between one (1) origin and one (1) destination, except for the multi-stop permit designed for transportation of farm implement delivery only [(legal loads are not considered for multi-stop permits since permits are not required for legal loads)]. Legal size loads will not be permitted as part of a multi-stop permit. Moves must be completed in seven (7) moving days.
- (I) Movement is restricted on the following holidays: New Year's Day (January 1), Memorial Day (last Monday in May), Independence Day (July 4 or designated day of observation), Labor Day (first Monday in September), Thanksgiving Day (fourth Thursday in November), and Christmas Day (December 25).
- 1. [The r]Restrictions [for Thanksgiving] will begin at 12:00 noon on [Wednesday] the last business day preceding the holiday and apply until one-half (1/2) hour before sunrise on the first business day following [Monday] observation. When Independence Day falls on a Saturday, the holiday will be observed on the preceding Friday. When Independence Day falls on a Sunday, the holiday will be observed on the following Monday.
- [2. When Christmas and/or New Year's Day fall on Friday or Saturday, the restriction will begin at 12:00 noon on the day preceding the holiday. Movement will resume one-half (1/2) hour before sunrise the following Monday. When Christmas and/or New Year's Day fall on Sunday, the restriction will begin at 12:00 noon on the preceding Friday. Movement will resume one-half (1/2) hour before sunrise the following Monday.
- 3. In the event Independence Day falls on Saturday, the restriction begins at 12:00 noon on the preceding Friday. Movement will resume one-half (1/2) hour before sunrise the following Sunday. If Independence Day falls on Sunday, the restriction begins at 12:00 noon on the preceding Saturday. Movement will resume one-half (1/2) hour before sunrise the following Monday.
- 4. On all holidays not mentioned in paragraphs (1)(I)1., 2., and 3., the restriction will begin at 12:00 noon on the day

preceding the holiday. Movement will resume one-half (1/2) hour before sunrise on the day following the holiday.]

- (L) All references to recognized sunrise and sunset times, as applicable to the travel restrictions herein, shall be in accordance with the National Oceanic and Atmospheric Administration National Weather Service.
- (M) References to highway types utilized throughout this rule shall mean the following:
- 1. Divided highway A travelway with two (2) or more traffic lanes in opposing directions separated by a physical barrier, raised curbed median, or depressed earth/vegetated median;
- 2. Multilane undivided highway A travelway with two (2) or more traffic lanes in opposing directions that is not separated by a median or other physical barrier. Undivided highways are typically delineated by pavement markings only; and
- 3. Two- (2-) lane highway A travelway typically with one (1) traffic lane in each opposing direction. This definition includes travelways with intermittent or directionally alternating continuous third lane sections designed to facilitate turning, climbing, passing, and/or other traffic management purposes.

(2) Financial Responsibility.

- (B) [Cargo.] Any automobile insurance policy required under this administrative rule shall not include coverage of the cargo transported under the permit, and instead, any cargo transported by the applicant under a permit issued under this administrative rule shall be insured under a separate insurance policy.
- (C) [Failure to Comply.] The Motor Carrier Services' director or his/her representative may reject an applicant's request for a permit or suspend the applicant's privileges of obtaining oversize/overweight permits for failure to comply with this section of the rule.
- (D) [Excessive Overweight.] Permits issued for excessive overweight may require additional financial responsibility to protect the state in regard to excessive damage to the state highway system and its facilities.
- (3) Agreements and Conditions.
- (A) The permittee agrees to the following conditions when a permit is issued:
- 1. The permittee named therein agrees to assume full responsibility for injury to persons or damage to public or private property, including the state highway system and its facilities, caused by the movement of the vehicle or its load under the special permit involved;
- 2. The permittee agrees to hold harmless the Missouri Highways and Transportation Commission, the Missouri Department of Transportation, the Missouri State Highway Patrol, their agents, servants, and employees, from any and all claims, judgments, damages, or expenses of any kind on the part of the applicant, permittee, or any person, firm, or corporation having an interest in either the vehicle, the load, or other property involved in the movement over the route prescribed in said permit;
- 3. The permittee, as a condition to the issuance of a special permit, agrees to indemnify the Missouri Highways and Transportation Commission, the Missouri Department of Transportation, the Missouri State Highway Patrol, their agents, servants, or employees, for any sums which it, its agents, servants, or employees are or may be required to expend in defense of any claims or actions for damages and to indemnify the Missouri Highways and Transportation

- Commission, the Missouri Department of Transportation, the Missouri State Highway Patrol, their agents, servants, or employees, arising out of the movement, under this special permit, of a vehicle or load over the route prescribed by the Missouri Department of Transportation, its agents, servants, or employees;
- 4. The permittee will cause the operators of all motor vehicles involved in the movement to take all necessary precautions to avoid hazards existing along the prescribed route, such as, but not limited to, construction projects, physical restrictions, or conditions which will not permit the movement of the vehicle and its load without detriment to the state highway or its drainage structure, signs, guardrails, signals, shoulders, pavement, right-of-way, or any other facility;
- 5. The permittee or their representative may utilize a roadway geometric modeling software application, as approved by the department, or must physically drive the proposed route to be used prior to issuance and attest that all turns, curves, etc. can be safely negotiated if the load is greater than one hundred fifty feet (150') long. If the load encounters problems negotiating such route during transportation, the company will be charged new permit fees (including a bridge study analysis for superloads). In addition, penalties may be assessed and future permit applications may be denied;
- 6. Should the permittee or the permittee's officers, agents, employees, or operators encounter a condition on the route prescribed not contemplated by the permit, or signs or markings indicating an emergency condition creating a reasonable doubt as to the continuance of the trip, the permittee, officer, agent, employee, or operator of the vehicle shall immediately notify the appropriate official or employee of Motor Carrier Services Division of the Missouri Department of Transportation for a suggested course of action. In any event, departure from a prescribed route, except by specific authorization of Motor Carrier Services Division, renders the permit void;
- 7. Any misrepresentation in the application for a special permit or any operation not made in strict compliance with the permit and not in compliance with 7 CSR 10-25.020, except as specifically exempted, is unlawful and renders the permit void;
- 8. Any permit used for a movement other than that for which granted, or any permit that has been altered, is void in its entirety and the movement involved will be in violation of the law, as though such permit had never been granted;
- 9. Permits voided by a violation shall be surrendered to any law enforcement officer or to any employee of the Missouri Department of Transportation;
- 10. A new permit and required fees covering the remainder of the movement will not be issued until all charges arising out of the violation have been satisfied and the routing or movement modified to meet the regulations established herein;
- 11. Permits are issued by authority of law only when the public safety or public interest justifies their issuance. Any misrepresentation in the application or violation of the terms of the permit may result in denial of future applications of the violator:
- 12. Permission is granted only for dimensions and up to the weight, as specified, and compliance in all other respects is required with Chapters 260, 301 through 307, 390, and 622 of the Missouri Revised Statutes as amended, all other applicable state and federal laws and rules and regulations of state and federal regulatory bodies; [and]
 - 13. All permittees are responsible for the accuracy of

their permits and shall notify the Missouri Department of Transportation, Motor Carrier Services Division of any inaccuracies to be corrected before movement commences[.]; and

- 14. When required as a condition of the permit, the permittee must contact the appropriate district representative prior to travel. The district representative will consider any current system conditions that may affect the planned travel and coordinate any changes needed to facilitate the movement.
- (4) Permit Applications, Permit Transmissions, and Permit Fees.
- (A) Application for an oversize permit must show the width, length, and height of the commodity being hauled as well as the overall width, overall length, **trailer and load length**, and overall height. Application for an overweight permit must show axle loads and axle spacings measured center-to-center between each axle. Additional information may be required to complete the application.
- (6) Annual Blanket Permits. Blanket permits may be issued for moves up to and including twelve feet, six inches (12'6") in width and one hundred fifty feet[, zero inches] (150'[0"]) in overall length. Height and weight shall be [in accordance with Chapter 304 of the Missouri Revised Statutes] legal. The fee schedule for blanket permits is outlined in subsection (4) (B). Separate permits are required for each power unit. To qualify for an annual blanket permit, insurance must be in force for the entire period (see section (2)) and vehicles must be properly licensed. All annual permits will expire at 12:00 a.m. on January 1 of the following year. Violation of a blanket permit shall be cause for revocation of the current blanket permit and may result in loss of the privilege of obtaining future blanket permits. Blanket permit moves shall be made in accordance with all other regulations and requirements. The permittee is required to obtain current travel restrictions prior to movement with blanket permits.
 - (B) Single Commodity.
- 1. Manufactured and sectional home units. Annual blanket permits are available for the movement of manufactured and sectional home units up to and including twelve feet, six inches (12'6") in width and one hundred fifty feet[, zero inches] (150'[0"]) in overall length. Height and weight shall be legal.
- 2. Farm products (hay). Annual blanket permits are available for farm products (hay) up to and including twelve feet, six inches (12'6") in width. All other sizes and weight shall be legal. Farm products (hay) will not be required to comply with the reducible load requirement for width.
- 3. Farm implements and construction equipment. Annual blanket permits are available for these moves up to and including twelve feet, six inches (12'6") in width and/or overall length up to a maximum of one hundred fifty feet/, zero inches] (150'[0"]). Height and weight shall be legal. Farm implements or equipment not designed for towing at highway speeds must be hauled. If the equipment is designed to be towed, it shall meet all regulatory safety requirements. Farm equipment with dual tires and construction equipment with blade/bucket attached will not be required to comply with the reducible load requirement for width.
- 4. One hundred- (100-) mile radius blanket permits for farmers and farm implement dealers. Annual blanket permits are available to farm implement dealers and farmers for movement of farm implements up to and including fourteen feet, six inches (14'6") in width. All other dimensions and weight shall be legal. This blanket permit is only valid for

- moves within a one hundred- (100-) mile radius of permittee's principal place of business. All other permit regulations, including[,] but not limited to[,] times of travel, signing, and escorts, will apply. Farm implements not designed for towing at highway speeds must be hauled. If the equipment is designed to be towed, it shall meet all regulatory safety requirements.
- 5. Implements of husbandry and transporting vehicle. Annual blanket permits are available for movement up to and including twelve feet, six inches (12'6") in width. All other dimensions and weight shall be legal. Implements of husbandry are machines designed specifically for the application of commercial plant-food materials or agricultural chemicals and off-road usage. Such units shall not operate under their own power on the interstate system.
- 6. Repeated moves of like objects. Annual blanket permits for the movement of specific nonreducible commodities may be issued to a maximum width of twelve feet, six inches (12'6") and/or overall length up to a maximum of one hundred fifty feet[, zero inches] (150'[0"]). Height and weight shall be legal. The following items may be considered like objects: boats, portable buildings, wood trusses, steel trusses, plates, beams, angles, pipe or piling, reinforcing steel mesh, rods or bars, tanks, mobile office trailers, grain carts, cotton trailers, park trailers, precast concrete panels, aluminum plates, wood beams, and concrete girders. This list is not all inclusive. The permit will describe and specify the object to be hauled. A blanket permit may be issued for the repeated movement of objects for permanent use in their transported form. Such objects may vary in size as long as the largest is within the width and/or length limit specified on the permit. Multi-piece loads must be nonreducible and nondivisible in dimension.
- 7. Public utility. Blanket overlength permits not exceeding one hundred fifty feet[, zero inches] (150'[0"]) in length (width, height, and weight must be legal) may be issued to a public utility company, a public agency, or their contractor to transport poles or pipe for minor construction, reconstruction, replacements, or emergency repairs. Such permits shall be issued for each power unit (truck-tractor or derrick truck) to travel from the nearest available pole or pipe storage yard. The restriction prohibiting travel in tourist areas, during curfew hours, at night, and on holidays or holiday weekend periods is waived for emergency repairs. Clearance lights in lieu of flags and reflectorized oversize load signs are required for night travel (see subsection (12)(J)).
- 8. Sludge disposal units. Blanket permits are available for travel on the state highway system other than the interstate and shall not exceed eleven feet, six inches (11'6") in width. All other dimensions and weight shall be legal.
- 9. Unladen superload trailer. Annual blanket permits for the movement of an unladen superload trailer may be issued up to and including a maximum width of twelve feet, six inches (12'6") and/or overall length up to a maximum of one hundred fifty feet (150'). Height and weight shall be legal. [May vary in size as long as the largest measure is within the width and/or length limit specified on the permit.]
- (C) Multiple Commodity. Annual blanket permits are available to haul any commodity up to and including twelve feet, six inches (12'6") wide and one hundred fifty feet[, zero inches] (150'[0"]) overall length. Height and weight shall be legal. Multi-piece loads shall be nonreducible and nondivisible.
- (D) Blanket permits are also available for items that may be oversize or overweight as outlined in section (11), with varying operation areas and time periods. These blanket permits may be issued as explained in the following paragraphs:

- 1. Thirty- (30-) day public utility. Blanket permits up to and including twelve feet, six inches (12'6") wide and/or overall length up to and including one hundred fifty feet[, zero inches] (150'[0"]) covering specified travel over listed routes may be issued for a period not exceeding thirty (30) days to expedite construction or repair of public utilities or public works clearly in the public interest. Height must be legal;
- 2. Well[-]drilling [blanket], concrete pump, and crane. Blanket permits for well-drilling rigs, concrete pump trucks, and cranes may be issued to a maximum width of twelve feet, six inches (12'6"), and/or overlength to a maximum of sixty feet (60') for single units. [and weights] Weight shall not [to] exceed twenty thousand (20,000) pounds or legal weight on a single axle, forty thousand (40,000) pounds on a tandem axle group, or sixty thousand (60,000) pounds on a triple or quadrum axle group[, and a]. [g]Gross weight shall not [to] exceed the maximum allowable gross weight according to the number of axles and the specified axle spacings as shown on the weight table in subsection (11)(G). [Equipment classified for use in well-drilling work is a single unit designed primarily to drill wells. The unit shall be reduced in size as much as practical. Drill bits and other necessary drilling tools may be carried with the drill rig provided the permitted axle and gross vehicle weight are not exceeded.] The permit authorizes travel over the state highway system only and the unit must be able to maintain the posted minimum speed on the interstate system. Travel over bridge structures on which a load limit is posted for lesser weights is not allowed. The following conditions shall also apply[;]:
- A. Equipment classified for use in well-drilling work is a single unit designed primarily to drill wells. The unit shall be reduced in size as much as practical. Drill bits and other necessary drilling tools may be carried with the drill rig provided the permitted axle and gross vehicle weight are not exceeded; and
- B. Blanket permits will only be issued to cranes having a total of four (4) or less axles;
- 3. Emergency response [blanket]. Annual blanket permits for the initial response and direct return from an emergency are available up to and including twelve feet, six inches (12'6") in width, one hundred fifty feet[, zero inches] (150'[0"]) in length, and maximum axle weights and gross weight as allowed in section (11). Height shall be legal. This permit authorizes travel over the state highway system only. Travel over bridge structures on which a load limit is posted for lesser weight is not allowed. The restriction prohibiting travel in tourist areas, during curfew hours, at night, and on holidays or holiday weekend periods will be waived for the initial response to the emergency site. Clearance lights in lieu of flags and reflectorized oversize load signs are required for night travel. See section (12) for additional procedures for emergency travel;
- [4. Concrete pump truck blanket. Blanket permits for concrete pump trucks may be issued to a maximum width of twelve feet, six inches (12'6"), and/or overlength to a maximum of sixty feet (60') for single units and weights not to exceed twenty thousand (20,000) pounds or legal weight on a single axle, forty thousand (40,000) pounds on a tandem axle group, or sixty thousand (60,000) pounds on a triple or quadrum axle group, and a gross weight not to exceed the maximum allowable gross weight according to the number of axles and the specified axle spacings as shown on the weight table in subsection (11)(G). This permit authorizes travel over the state highway system only and the vehicle must be able to maintain the posted minimum speed on the interstate system. Travel over bridge structures on which a load limit is posted for lesser

weights is not allowed:

- 5. Crane blanket. Blanket permits for cranes with a total of four (4) axles or less may be issued to a maximum width of twelve feet, six inches (12'6"), and/or overlength to a maximum of sixty feet (60') for single units and weights not to exceed twenty thousand (20,000) pounds or legal weight on a single axle, forty thousand (40,000) pounds on a tandem axle group, or sixty thousand (60,000) pounds on a triple axle group, and a gross weight not to exceed the maximum allowable gross weight according to the number of axles and the specified axle spacings as shown on the weight table in subsection (11)(G). This permit authorizes travel over the state highway system only and the vehicle must be able to maintain the posted minimum speed on the interstate system. Travel over bridge structures on which a load limit is posted for lesser weights is not allowed;]
- [6.]4. Projects. Blanket permits are available for the movement and/or operation of oversize and overweight road-building equipment within the limits of a specific highway project or combination of projects, for a period not to exceed the completion date of that project. The permittee shall coordinate movement and/or operation necessity and procedures with the project engineer and collectively submit a permit application containing all pertinent information to include any special or unusual circumstances with a recommendation to the Missouri Department of Transportation, Motor Carrier Services Division:
- [7.]5. Longer combination vehicles (LCV) blanket permits. This permit may include combinations defined as Rocky Mountain Doubles (RMD), Turnpike Doubles (TPD), and triple-trailers currently allowed to operate on turnpikes in other states. Annual blanket permits are available for longer combination vehicles up to one hundred twenty feet[, zero inches] (120'[0"]) in overall length to travel to and from locations within twenty (20) miles of the western border of this state. One hundred twenty thousand (120,000) pounds is allowed for LCVs entering from the Kansas border. Ninety-five thousand (95,000) pounds is allowed for LCVs entering from the Nebraska border, and ninety thousand (90,000) pounds is allowed for LCVs entering from the Oklahoma border. All other dimensions shall be legal. This permit authorizes travel over specified routes on the state highway system;
- [8.]6. Government agency. Annual blanket permits are available for government agencies up to and including twelve feet, six inches (12'6") in width, one hundred fifty feet[, zero inches] (150'[0"]) in length, and maximum axle weights and gross weight as allowed in section (11). Height shall be legal; and
- [9.77. Milk hauler. Annual blanket permits may be issued for a maximum of eighty-five thousand five hundred (85,500) pounds to vehicles traveling on the interstate carrying raw fluid milk products from a farm and/or raw milk products to or from a milk plant, receiving station, or transfer station. Width, height, and length shall be legal.
- (9) Regulations for All Permits. The following regulations apply to all movements of oversize and/or overweight loads except as stipulated in sections (6), (11), (12), (13), (14), (15), and (16):
 - (G) Escort requirements are as follows:
- 1. Overwidth. [No escort is required for loads up to and including twelve feet, six inches (12'6") in width.] Escorts [requirements] are required for loads exceeding twelve feet, six inches (12'6") in width and are referenced in sections (13), (14), (15), and (16);
- 2. Overlength. A rear escort is required for movements when the vehicle and load exceed [ninety] one hundred ten

feet ([90]110') for a combination unit on all highways except divided highways or when the vehicle and load exceed one hundred twenty-five feet (125') for a combination unit on all highways and as required in sections (12), (15), and (16);

- 3. Overheight. A height detection vehicle is required to precede overheight loads exceeding fifteen feet, six inches (15'6"). This vehicle satisfies any front escort requirement except where multiple front escorts may be prescribed. The height detection vehicle shall have a vertical clearance detection device and have direct, continuous, uninterrupted, two- (2-) way communication with the power unit; and
- 4. A separate escort shall be provided for each load and each dimension. No more than two (2) front civilian escorts and two (2) rear civilian escorts shall be required for any single load except for movements of unusual complexity as determined by the Motor Carrier Services Division or law enforcement. Travel in convoy is not allowed. Additional and/or special escort requirements may be specified whenever the size, speed, or operation of movement might require;
- (I) Flagging is required whenever the dimensions of overwidth loads are equal to or exceed the width of the traveled lane on two- (2-) lane bridges or whenever the movement is of such width or length that it infringes on the adjacent lane of traffic. The operator of the escort vehicle may act as the flagger. On shorter bridges it may not be necessary to actually stop traffic if sight distance is good, but on longer bridges or where sight distance is short, a flagger shall be used to direct traffic and be prepared to stop traffic, if necessary. A flagger is also required if the permitted vehicle and load must stop due to a breakdown with all or part infringing on the traveled roadway. Additional traffic control may be required for large complex moves. All traffic control devices shall meet the requirements listed in the Manual on Uniform Traffic Control Devices (MUTCD), which is incorporated [herein] by reference and made a part of this rule as published by the Federal Highway Administration (FHWA), 1200 New Jersey Ave.[,] SE, Washington, DC 20590, revised [May 2012] December 2023. This rule does not incorporate any subsequent amendments or additions of this manual.
- (10) Regulations for Oversize Permits. In addition to the regulations in sections (6), (9), (13), (14), (15), and (16), the following applies to all oversize permits:
- (A) Red, yellow, or orange fluorescent flags in good condition with a minimum size of eighteen inches (18") square shall be displayed at the extreme ends or projections of all overwidth and overlength loads, and all four (4) corners of manufactured and sectional home units. Oversize load signs at least seven feet (7') long by eighteen inches (18") high with ten-inch (10") letters of one and five-eighths inch (1 5/8") stroke shall be displayed front and rear for loads exceeding ten feet six inches (10'6") in width on all highways. The oversize load sign may be split or otherwise configured to accommodate crash-avoidance technology. When the overall length of a combination unit exceeds [ninety] one hundred ten feet ([90]110') or the overall length of a single unit exceeds fifty feet (50'), an oversize load sign is required on the rear of the load. The sign's background shall be yellow with black lettering. The legend for these signs shall read "OVERSIZE LOAD" or "WIDE LOAD";
- (C) Overheight permits for all movements will be limited to a nonreducible combination of vehicle and load height not exceeding the vertical clearance of the structures on the most feasible direct route between origin and destination. Arrangements for the raising or removal of overhead lines, traffic control devices, and other structures will be the

- responsibility of the permittee. The lifting, stressing, or physical manipulation of any overhead obstruction on the travelway in the furtherance of obtaining vertical clearance is prohibited. It is also the responsibility of the permittee to check all structures and overhead wires for clearances before movement;
- (E) Movement of farm products (hay) [up to, but] not exceeding[,] fourteen feet (14') in width will be allowed by permit and may be transported at night. Height, length, and weight must be legal for these movements. These movements must comply with all existing Missouri oversize and overweight permit regulations except reference to reducible loads in subsection (1)(B) shall not apply[. The hauling unit must be properly insured and licensed]; and
- (F) Night movement for hauling overwidth [ten] loads not exceeding twelve feet, six inches ([10]12'6") [and hay fourteen feet (14')] in width will be allowed by single trip and blanket permit. Height must be legal and length must [be legal] not exceed one hundred ten (110') feet. [This movement will require a front and a rear escort on all two- (2-) lane and multilane undivided state highways. A rear escort is required on interstate and other dual lane divided state highways.] Oversize load signs are required and shall be lighted or reflectorized. Clearance lights in lieu of flags shall be mounted at extreme ends or load projections when moving after daylight hours and/or when visibility is less than five hundred feet (500'). Continuous, uninterrupted two- (2-) way communication is required between the power unit and all escort vehicles. Movement is restricted for urban and tourist areas as outlined in subsections (9)(D) and (9)(E). Movement is restricted for holiday periods as outlined in subsection (1)(I).
- (11) Regulations for Routine Overweight Permits. The following regulations apply to permit moves to transport nonreducible and nondivisible loads. See section (15) for super heavy and large load movement:
- (A) Overweight permits may specify maximum and minimum speeds and method of vehicle operation to reduce hazards or control impact factors and load distribution on pavements and bridges. Overweight loads legal height, and not exceeding one hundred ten feet (110') in length, and not exceeding [ten] twelve feet, six inches ([10]12'6") wide or the gross weight limit as listed in subsection (11)(D) will be granted day and night movement except travel during holiday and holiday weekend periods as listed in section (1) and except for movement in tourist areas listed in subsection (9)(D). All movements authorized under overweight permits will be over specified routes on the state highway system only;
- (12) Procedures for Emergency Movements.
- (I) Escort vehicles shall travel approximately three hundred feet (300') in front on two- (2-) lane [pavement] highways or approximately three hundred feet (300') in rear on [dual lane] divided or [multi-lane] undivided [pavement] highways. Escort vehicles shall use clearance lights in lieu of flags, and reflectorized oversize or overwide load signs are required for travel at night or when visibility is less than five hundred feet (500'). Escort vehicles will not be allowed to convoy movements.
- (13) Regulations for the movement of loads over twelve feet, six inches (12'6") to fourteen feet (14') wide. The following requirements in addition to the requirements of oversize and overweight permit regulations for movement of loads up to twelve feet, six inches (12'6") in width shall apply to all loads over twelve feet, six inches (12'6") to fourteen feet (14') in

overall width.

- (B) Escort Requirements. One (1) escort is required for each oversize unit on the [interstate and designated route] highway system. This escort shall be in the rear on [dual-lane,] divided[,] or multi-lane [pavement] undivided highways and in the front on two- (2-) lane [pavement] highways. [Travel on two- (2-) lane routes off the designated route system will require two (2) escorts (one (1) front and one (1) rear).] Continuous, uninterrupted two- (2-) way communication is required between the power unit and all escort vehicles.
- (14) Regulations for the movement of loads over fourteen feet (14') to sixteen feet (16') overall width. The following requirements, in addition to the requirements of oversize and overweight permit regulations for movement of loads up to [twelve feet, six inches (12'6")] fourteen feet (14') in width, shall apply to the movement of allowed loads. Farm products (hay) shall not exceed fourteen feet (14') in width.
- (A) Routes over which these loads will be considered are highways with pavement at least twenty-four feet (24') wide with at least four foot (4') shoulders and travel on routes of lesser width shall be for the shortest practical distance to complete the move, unless traffic volume, roadway alignment, and/or other circumstances justify alternate routing.
- [1. Travel on interstate and other divided highways allowed from one-half (1/2) hour before sunrise to one-half (1/2) hour after sunset, except where restricted in tourist and urban areas (see subsections (9)(D) and (E)); and movement is limited to Monday through Friday except as prohibited by holiday restrictions (see subsection (1)(I)).
- 2. Movement is further restricted from 6:30 a.m. to 9:00 a.m. and 3:30 p.m. to 6:00 p.m. on all other routes on the state highway system.]
- (B) Escort Requirements. [One (1) escort is required in the rear on interstate and other divided highways.] Two (2) escorts are required on all multi-lane undivided and two- (2-) lane highways, one (1) front and one (1) rear. One (1) rear escort is required on all divided highways. Continuous, uninterrupted two- (2-) way communication is required between the power unit and all escort vehicles.
- (15) Super Heavy and Large Load Movement. Loads in excess of routine permit limits will be considered according to the following regulations when air, rail, or water terminal points are not available:
- (A) All permit applications with dimensions or weights exceeding the routine limits of the preceding oversize and overweight permit rule (generally in excess of sixteen feet (16') wide, sixteen feet (16') high, one hundred fifty feet (150') long and/or over one hundred sixty thousand (160,000) pounds gross weight) shall be submitted [by fax or online] electronically, along with [proof of] insurance coverage information. A minimum of four hundred twenty-five dollars (\$425) may be required in escrow (to cover the cost of a bridge analysis) before an application can be processed. [Applications for this type of move are available on request or online.] The applicant should allow at least two (2) weeks for a route evaluation. If any problems exist that may prevent the move from reaching its destination over the state highway system, the application will not be approved;
- (E) If it is necessary to adjust, modify, or remove state-owned property such as signal and sign mast arms, flashers, signs, etc., a qualified contractor approved by the Missouri Department of Transportation shall be hired by the applicant to perform the necessary adjustment or removal and replacement. Inspection and repair assessments may be levied against

the utility contractor to recover all costs encumbered by the department and to ensure all state-owned property is restored to its original functioning condition;

- (F) Restrictions and Requirements.
- 1. Travel on interstate and other divided highways allowed from one-half (1/2) hour before sunrise to one-half (1/2) hour after sunset except where restricted in tourist and urban areas (see subsections (9)(D) and (9)(E)) and as prohibited by holiday restrictions in subsection (1)(I).
- 2. No movement from 6:30 a.m. to 9:00 a.m. and 3:30 p.m. to 6:00 p.m. on all other routes on the state highway system.
- 3. Travel is allowed on Saturday and Sunday for moves [fourteen] sixteen feet ([14]16') wide and less[, and no movement is allowed on Saturday and Sunday] except in tourist areas (see subsection (9)(D)) or when prohibited by holiday restrictions in subsection (1)(I).
- 4. Unless otherwise stated on the permit, dates and times of travel will be determined by the Missouri State Highway Patrol if the load requires their escort services;
- (G) Escort Requirements. If Missouri State Highway Patrol escorts are required for a continuous portion of the move, but not the entire move, they are only required for that portion. If the patrol escort is required for an intermittent portion of the move, they will be required to escort the entire move. In addition to escort requirements as outlined in subsection (9)(G), the following requirements apply to super heavy and large load movements. No more than three civilian escorts are required for any combination of paragraphs 1. through 4. below:
- 1. One (1) front and one (1) rear civilian escort is required for all superloads in excess of three hundred fifty thousand (350,000) pounds;
- 2. One (1) front civilian escort is required for all superloads on two- (2-) lane highways except for superloads that do not exceed two hundred twenty thousand (220,000) pounds and are legal in all dimensions;
- 3. If a load is required to cross bridge structures at crawl speed in the Kansas City and St. Louis areas, then one (1) front and two (2) rear civilian escorts are required for that portion of the move:
- 4. One (1) front and [two] one ([2]1) rear civilian escort[s are] is required on [all sections of dual lane] divided and multi-lane undivided highways [traversed] if load exceeds sixteen feet (16') wide [and Missouri State Highway Patrol escorts are not present. If Missouri State Highway Patrol escorts are present, one (1) front and one (1) rear civilian escort is required. In addition to the civilian escorts required in paragraphs (15)(G)1. through 4. above]; and
- 5. In addition to the civilian escorts requirements as specified in subsections (9)(G) and (15)(G), Missouri State Highway Patrol escorts are required when load exceeds
 - A. Sixteen feet (16') wide on any two- (2-) lane highway;
- B. Eighteen feet (18') wide on *[interstate]* divided or *[dual lane]* multi-lane undivided highway;
- C. One hundred fifty feet (150') overall length on any highway;
 - D. Seventeen feet (17') high on any highway; or
- E. Any time deemed necessary due to complexity of route or load. The Missouri State Highway Patrol may conduct a Level I inspection prior to performing escort services. Motor Carrier Services may, at their discretion, waive Missouri State Highway Patrol escort requirement or allow the substitution of local or military law enforcement in the place of Missouri State Highway Patrol escorts;
- (16) Noncommercial Building (House) Movement.

- (B) The allowable overall height, width, length, and time of travel shall be based on physical features and traffic volumes along the route. Bridges posted with a maximum weight limit of less than forty (40) tons should be avoided and will be analyzed for the type of vehicle and load prior to receiving approval to cross that bridge. All axles on the hauling unit shall be load carrying with a maximum degree of equalization. The district engineer or his/her representative shall determine whether or not the hauling unit, number of axles, and axle arrangements are acceptable. When it is determined a bridge analysis is required, an additional fee shall be charged to recover bridge analysis costs. See subsection (4)(B). Loads in excess of sixteen feet (16') in width may require a sketch displaying the side and rear view of the load with dimensions including any overhang.
- (C) If the load is over seventeen feet [five inches] (17'[5"]) high the applicant shall check all overhead clearance restrictions and provide written documentation from any involved utility company indicating approval to disturb aerial lines across the route. The applicant must also submit written acknowledg[e] ment from all cities/counties in which the move occurs. If it is necessary to adjust, modify, or remove state-owned property such as signal and sign mast arms, flashers, signs, etc., a qualified contractor approved by the Missouri Department of Transportation shall be hired by the applicant to perform the necessary adjustment or removal and replacement. See section 324.721 [of the Missouri Revised Statutes], RSMo, for additional information.
- (D) For the purpose of moves under section (16), the applicant must have a current house-mover license[,] or be the individual owner of the house being transported. As applicable, the applicant must be compliant with all necessary operating authority requirements[,] and [must have] demonstrate the requisite insurance coverage in the amount of two (2) million dollars combined single limit automobile liability before a permit can be issued. The applicant shall provide evidence of such license and insurance [satisfactory] to the Missouri Department of Transportation.
- (E) Escort Requirements. Applicants should refer to sections 324.700 through 324.745 [of the Missouri Revised Statutes], RSMo, for additional information pertaining to house moves. In addition to escort requirements as outlined in section (9), the following requirements apply to all house moves performed by licensed housemovers and persons moving their houses from or to property individually owned by those persons:
- 1. One (1) front and one (1) rear civilian escort is required for all house moves **on multi-lane undivided and two- (2-)** lane highways, except[;] –
- A. One (1) rear civilian escort is required for all house moves on divided highways;
- [2.]B. One (1) front and two (2) rear civilian escorts are required in Kansas City and St. Louis areas when load is required to cross bridge structures at crawl speed; and
- [3. One (1) front and two (2) rear civilian escorts required on all sections of dual lane highways traversed if load exceeds sixteen feet (16') wide; and]
- [4.]C. Law enforcement and/or additional civilian escorts may be required at the district engineer or his/her representative's discretion.

AUTHORITY: section 304.200, RSMo 2016, and section 304.180, RSMo Supp. [2022] 2023. This rule was previously filed as 7 CSR 10-2.010. Original rule filed July 12, 2005, effective Feb. 28, 2006. For intervening history, please consult the Code of State Regulations. Amended: Filed Aug. 9, 2024.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Highways and Transportation Commission, Pamela J. Harlan, Secretary to the Commission, PO Box 270, Jefferson City, MO 65102 or Pamela.Harlan@modot.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

TITLE 10 – DEPARTMENT OF NATURAL RESOURCES Division 90 – State Parks Chapter 2 – State Parks Administration

PROPOSED AMENDMENT

10 CSR 90-2.070 Fencing on Park-Owned Property. The department is amending subsection (2)(D).

PURPOSE: This amendment modifies the requirements for variances and who can approve them within the division and removes the word "precise" as it is overly restrictive.

- (2) The division may participate in fencing park and historic site boundaries for the purpose of preventing intrusion from livestock or commercial game in accordance with Chapter 272, RSMo. Fencing requests shall be submitted in writing and approved by the director or his/her designee. The division's procedures for participating in fencing of park and historic site boundaries for this purpose are as follows:
- (D) The landowner shall receive written notification of approval or denial of their request from the division within **sixty** (60) days of receipt of the Fencing Request Form at the above division address.
- 1. If approved, the landowner shall be responsible for fence construction and to utilize fence construction methods that do not damage trees, structures, soil, wetlands, habitat for sensitive species, geologic, cultural, historic, and other resources that occur within the park or historic site boundary. Fence construction methods shall not employ modification of soil or debris elevations that drain wetlands or cause the impoundment of water on property owned by the department. The fence must be located on the [precise] boundary line to the extent that the line can be identified or verified. [The district supervisor in consultation with the Operations and Resource Management Program shall approve, in writing, any variances to these requirements] Any variances to these requirements must be approved, in writing, by the director or his/her designee.
- 2. The division, at its own expense, will provide all fence construction materials to the landowner and shall monitor the construction activities to ensure compliance with this section. The cost of fence material shall constitute the department's share of costs to provide an enclosure as provided for in 272.020 and 272.060, RSMo.
- 3. The landowner and its successors are responsible for maintaining the fence, which shall include removing brush, vines, woody regrowth or resprouting of approved cut trees

on state park property at no greater a distance than three feet (3') inside the park boundary. The landowner is not permitted to access park property with brushhogs, tractors, heavy equipment, ATVs, motorcycles, or any other vehicle of any kind without permission from the park or historic site facility manager. The landowner is not permitted to apply any herbicides for purposes of killing or controlling vegetation on the park side of the boundary, or which may drift onto park vegetation without permission of the park facility manager. The landowner is permitted to trim back overhanging branches at the point immediately above the park boundary line and to a height of eight feet (8') above the ground.

4. No fencing constructed under this section shall be removed without the written consent of the division, except to temporarily make repairs to said fence.

AUTHORITY: section 253.035, RSMo 2016. Original rule filed Oct. 26, 2000, effective June 30, 2001. Amended: Filed June 7, 2018, effective Feb. 28, 2019. Amended: Filed Aug. 13, 2024.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Natural Resources, Division of State Parks by emailing Amanda McKay at Amanda.mckay@dnr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

TITLE 10 – DEPARTMENT OF NATURAL RESOURCES Division 140 – Division of Energy Chapter 2 – Energy Set-Aside Fund

PROPOSED AMENDMENT

10 CSR 140-2.020 General Provisions. The Missouri Department of Natural Resources is amending section (2).

PURPOSE: This amendment removes the requirement for the department to publish notification of each application cycle in the **Missouri Register**.

(2) Application Cycle(s) Information. Application cycle(s) information including cycle opening and closing dates, information designating eligible applicant sectors for each application cycle, allocation of total dollars available for loans in each designated applicant sector, and interest rates will be published periodically by the department [in the "In Addition" section of the Missouri Register and] through [other] public information methods. Information relating to selection criteria and other relevant information or guidance is available by contacting the Division of Energy's Energy Loan Program, Program Clerk, PO Box 176, Jefferson City, MO 65102.

AUTHORITY: sections 640.651–640.686, RSMo 2016 and RSMo Supp. 2023. This rule originally filed as 10 CSR 140-2.020 and 4 CSR 340-2.020. Original rule filed July 6, 1998, effective Feb. 28,

1999. For intervening history, please consult the Code of State Regulations. Amended: Filed Aug. 6, 2024.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Natural Resources' Division of Energy, PO Box 176, Jefferson City, MO 65102, by fax at (573) 751-6860, or via email at energy@dnr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

TITLE 13 – DEPARTMENT OF SOCIAL SERVICES Division 70 – MO HealthNet Division Chapter 8 – Program of All-Inclusive Care for the Elderly

PROPOSED AMENDMENT

13 CSR 70-8.010 Program of All-Inclusive Care for the Elderly. The division is amending sections (2)-(3), adding a new section (4), amending sections (8)-(9), and renumbering accordingly.

PURPOSE: This proposed amendment adds additional requirements for completing the Level of Care Assessment, requires Program of All-Inclusive Care for the Elderly organizations to maintain access to certain systems to complete eligibility reviews, and provides additional information for enrolling participants in PACE.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

- (2) Definitions. For purposes of this regulation, the following words and phrases are defined as follows:
- (A) "Interdisciplinary team" shall refer to the interdisciplinary team defined in 42 CFR 460.102 [and in the program agreement]. This rule hereby incorporates by reference and makes a part of this rule 42 CFR 460.102 as published by the Office of the Federal Register, 800 North Capitol St. NW, Suite 700, Washington, DC 20408, and which is located on the website of the U.S. Government Publishing Office at https://www.govinfo.gov/app/collection/CFR, October 1, 2023. This rule does not incorporate any subsequent amendments or additions;

(3) Eligibility Criteria.

(B) The PACE program is available to eligible Medicaid participants receiving MO HealthNet under a federally funded MO HealthNet eligibility category. The eligible MO HealthNet Medicaid Eligibility (ME) codes can be found in

the MO HealthNet Provider Manual and include -

- 1. E2, 01, 03, 04, 11, 12, 13, 14, 15, 16, 85, and 86;
- 2. A participant may also have ME 55 or ME 82, but these codes shall be in conjunction with one (1) of the ME codes listed above; and
- 3. This rule hereby incorporates by reference and makes a part of this rule the *PACE Provider Manual* as published by the MO HealthNet Division, 615 Howerton Ct., Jefferson City, MO 65109, and which is located on the website of the Missouri Department of Social Services at https://mydss.mo.gov/mhd/provider-manuals, September 1, 2023. This rule does not incorporate any subsequent amendments or additions.

(4) Eligibility Review.

- (A) The PO shall complete a full eligibility review of all potential enrollees. A full eligibility review includes the following steps:
 - 1. Verification of ME code using the eMOMED system;
- 2. Verification of spenddown eligibility and spenddown amount via eMOMED; and
- 3. Review of the Department of Health and Senior Services' (DHSS) Cyber Access system for the presence of a Healthcare Home enrollment or an HCBS care plan. If either is present, the enrollment(s) must end if the participant enrolls in PACE.
- (B) The PO shall ensure all eligibility criteria are met at time of enrollment. This shall include –
- 1. Requesting the termination of Healthcare Home enrollment; and
 - 2. Verifying HCBS care plan is closed.

[(4)](5) Enrollment Process.

- (A) The PO shall develop and adhere to an enrollment process to be approved by the *[division]* **SAA**.
- (B) Completion of enrollment documentation and notifications is the responsibility of the PO in accordance with the [division] SAA-approved enrollment process.

[(5)](6) Disenrollment Process.

- (A) The PO shall develop and adhere to a disenrollment process to be approved by the *[division]* **SAA**.
- (B) For each participant who is voluntarily or involuntarily disenrolled, the PO shall -
- 1. Continue to provide for the necessary services to the participant through the last day of enrollment;
- 2. Create a discharge plan to help the participant obtain necessary transitional care through appropriate referrals to other Medicaid or Medicare service providers; and
- 3. Provide the medical records of the participant within five (5) business days after receipt of **a legally compliant** release of information.

[(6)](7) Provider Qualifications.

- (A) In order to qualify as a PO, a prospective PO shall –
- 1. Meet all CMS requirements outlined in the application process through CMS;
- 2. Enroll as a MO HealthNet provider with the Missouri Medicaid Audit and Compliance Unit (MMAC).
- A. Any providers with which the PO contracts for the provision of MO HealthNet-covered services shall also enroll with MMAC; and
- 3. Shall complete and submit a feasibility study to be approved by the [division] SAA.
- [(7)](8) Provider Responsibilities.

- (A) The PO shall be responsible for completing the SAA LOC assessment tool with the participant and/or authorized representative, and submitting the determination to the [division] SAA. The SAA LOC Primary and Secondary Assessment tools are incorporated by reference and made part of this rule as published by the Department of Social Services, MO HealthNet Division, 615 Howerton Court, Jefferson City, MO 65109, at its website at https://mydss.mo.gov/mhd/forms, April 30, 2022. This rule does not incorporate any subsequent amendments or additions.
- 1. The PO shall complete the LOC assessment accurately based on the resources provided by the SAA. If the PO does not complete the assessment accurately, the SAA may deny the LOC assessment.
- [1.]2. The PO shall include with the determination that it submits to the [division] SAA any supplemental documentation that the PO used to support its assessment.
- 3. For purposes of determining eligibility, the LOC determination is only valid for ninety (90) days from the date of assessment.
- (B) The PO shall be responsible for enrollment of the participant into PACE services, pursuant to federal and state law
- (C) The PO shall meet all applicable requirements under federal, state, and local law that are relevant to the PACE program and to MO HealthNet providers.
- (D) The PO shall adhere to all terms outlined in the PACE program agreement between CMS, the *[division]* SAA, and the PO.
- (E) The PO shall obtain and maintain access to the following systems to be used for eligibility reviews, secure file transmission, enrollments, and disenrollments:
 - 1. eMOMED;
 - 2. CyberAccess (HCBS tab);
- 3. A File Transfer Protocol (FTP) site as determined by the SAA: and
 - 4. Additional systems as determined by the SAA.

[(8)](9) Capitation Payment.

- (A) The *[division]* **SAA** shall issue to the PO a monthly prospective capitation payment for each PACE-enrolled MO HealthNet participant, and the PO shall assume full financial risk for that participant's care.
- (B) The PO shall deliver a comprehensive service package, including all Medicare and Medicaid-covered services, as well as those additional services specified in the PACE program agreement.
- (C) The PO shall consolidate the delivery of care by linking Medicaid and Medicare funding through the pooling of all capitation payments.
- (D) In the event that a PACE participant is placed in a skilled nursing facility indefinitely, the Family Support Division (FSD) shall determine if the participant will have a surplus pursuant to 13 CSR 40-2.200. If the participant has a surplus, the PO shall recoup that amount from the participant, and the SAA shall recoup that amount from the capitation payment each month. The steps for Medicaid eligibility recalculation and recoupment are as follows:
- 1. The PO shall notify the SAA via FTP that a participant is being placed in a skilled nursing facility for a time frame to exceed thirty (30) consecutive days;
- A. The PO shall include the participant's name, departmental client number (DCN), date of birth, the name of the skilled nursing facility, and date the participant was or is being placed in the skilled nursing facility;

- B. Should the participant be discharged from the skilled nursing facility, the PO shall notify the SAA of the discharge date; and
- 2. The PO shall contact the FSD to initiate a determination of the participant's surplus liability.

[(9)](10) Termination of the PACE Program Agreement.

- (A) The [division] SAA may, in addition to any actions taken by MMAC pursuant to state law, terminate a PACE program agreement at any time for cause as outlined in the PACE program agreement.
- 1. Termination for cause includes but is not limited to uncorrected deficiencies in the quality of care furnished to participants, the PACE organization's failure to comply substantially with conditions for a PACE program, or noncompliance with the terms of the program agreement.
- (B) In the event of termination of the PACE program agreement, the PO may seek review of the department's action pursuant to section 208.156, RSMo.

[(10)](11) Annual Behavioral Health Screenings.

(A) The PO shall conduct annual behavioral health screenings. The PO shall conduct the Short Michigan Alcoholism Screening Test – Geriatric Version (SMAST-G) for every participant.

- (B) In addition to the screening test identified in subsection (A) of this section, the PO shall determine which additional annual screening is appropriate for the participant in collaboration with the interdisciplinary team. The PO shall choose one (1) of the following assessments:
- 1. Rating Anxiety in Dementia (RAID) for participants with dementia; or
- 2. Geriatric Anxiety Scale 10 Item Version (GAS-10) for cognitively normal participants.

[(11)](12) Provider Reporting.

- (A) The PO shall provide to the [division] SAA a list of all [contracted and employed] providers with whom the PO has a contractual agreement to provide services to the PO's participants, in an easily readable and accessible format, by close of business on the last business day of each quarter (last business day of March, June, September, and December).
 - (B) The list of providers shall include the following details:
 - 1. Provider/[O]organization legal name;
 - 2. National Provider Identifier (NPI) number; and
- 3. The effective date on which the provider enrolled with the PO.

[(12)](13) Provider Service Areas.

- (A) The PO shall designate its service area in the application process through CMS.
- 1. A service area is made up of the county, zip code(s), street boundaries, census tract, block, or tribal jurisdictional area, as applicable, in which a participant must live in in order to receive services from any given PO. The *[division]* SAA may require that the service area be made up of one (1) of these types of geographic areas.
- 2. A PO shall have the exclusive use of its designated
- 3. The service area shall be established in the program agreement.

AUTHORITY: sections 208.153, 208.201, and 660.017, RSMo 2016, and section 208.152, RSMo Supp. [2022] 2023. Original rule filed Aug. 1, 2022, effective March 30, 2023. Amended: Filed Aug. 2, 2024.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Social Services, Legal Services Division-Rulemaking, PO Box 1527, Jefferson City, MO 65102-1527, or by email to Rules.Comment@dss.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted that has been changed from the text contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

The agency is also required to make a brief summary of The agency is also required to make a biller submitted in the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments that are opposed in whole or in part to the proposed rule. The ninety-(90-) day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

TITLE 9 – DEPARTMENT OF MENTAL HEALTH Division 10 – Director, Department of Mental Health Chapter 7 – Core Rules for Psychiatric and Substance Use Disorder Treatment Programs

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.192 and 630.193 to 630.198, RSMo 2016, the department amends a rule as follows:

9 CSR 10-7.030 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2024 (49 MoReg 555-558). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received one (1) comment on the proposed amendment.

COMMENT #1: A department staff member requested that "current housing situation" be added as a required component for the admission assessment in subsection (2)(A).

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and added paragraph (2)(A)14. to include this language.

9 CSR 10-7.030 Service Delivery Process and Documentation.

(2) Admission Assessment. The organization shall implement

written policies and procedures to ensure all individuals participate in an admission assessment to determine service needs. Programs should only admit individuals who will benefit from available services. Comprehensive Substance Treatment and Rehabilitation (CSTAR) programs must comply with assessment requirements specified in 9 CSR 30-3.151 and fulfill department contract requirements. Community Psychiatric Rehabilitation (CPR) programs must comply with assessment requirements specified in 9 CSR 30-4.035 and fulfill contract requirements.

- (A) Documentation of the admission assessment shall include but is not limited to $\mbox{-}$
 - 1. Personal and identifying information;
 - 2. Presenting problem and referral source;
- 3. Status as a current or former member of the U.S. Armed Forces;
- 4. Brief history of previous substance use and/or psychiatric treatment, including the type of admission(s);
- 5. Family history of substance use disorders and/or mental illness;
- 6. Trauma history (experienced and/or witnessed abuse, neglect, violence, sexual assault) and whether the individual receiving services has concerns for their safety, such as intimate partner violence;
- 7. Current medications and any known allergies or allergic reactions;
- 8. Current substance use, including utilization of a standardized and validated alcohol and substance-use screening instrument;
- 9. Current mental health symptoms, including utilization of standardized and validated depression and suicide screening instruments;
- 10. Physical health concerns, including a health screening, previously identified medical diagnoses, and identification of unmet needs with specific recommendations for further evaluation, treatment, and referral;
- 11. Diagnosis and clinical summary by a licensed mental health professional, including substance use and mental health;
- 12. Family, social, legal, and vocational/educational status and functioning;
- 13. Statement of needs, goals, preferences, and treatment expectations;
 - 14. Current housing situation; and
- 15. Dated signature, title, and credential(s) of staff completing the assessment. Signature stamps/typed signatures shall not be used.

TITLE 10 – DEPARTMENT OF NATURAL RESOURCES Division 60 – Safe Drinking Water Commission Chapter 10 – Plans and Specifications; Siting Requirements; Recreational Use of Impoundments

ORDER OF RULEMAKING

By the authority vested in the department's Safe Drinking Water Commission under section 640.100, RSMo Supp. 2023, the commission amends a rule as follows:

10 CSR 60-10.040 Prohibition of Lead Pipes, Lead Pipe Fittings, and Lead Solder and Flux **is amended**.

A notice of the proposed rulemaking containing the text of the proposed amendment was published in the *Missouri*

ORDERS OF RULEMAKING

Register on April 15, 2024 (49 MoReg 558-559). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 13 – DEPARTMENT OF SOCIAL SERVICES Division 35 – Children's Division Chapter 71 – Rules for Residential Care Facilities for Children

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Children's Division, under sections 207.020 and 660.017, RSMo 2016, and sections 210.493 and 210.1286, RSMo Supp. 2023, the division amends a rule as follows:

13 CSR 35-71.300 Notification Requirements for License-Exempt Residential Care Facilities **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 3, 2024 (49 MoReg 802-804). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 2085 – Board of Cosmetology and Barber Examiners

Chapter 8 – Cosmetology Instructors and Instructor Trainees

ORDER OF RULEMAKING

By the authority vested in the Board of Cosmetology and Barber Examiners under section 329.025, RSMo Supp. 2023, the board amends a rule as follows:

20 CSR 2085-8.070 Instructor Renewal and Inactive License Requirements **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 3, 2024 (49 MoReg 819). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE
Division 2085 – Board of Cosmetology and Barber Examiners

Chapter 12 – Schools and Student Rules – Barber and Cosmetology

ORDER OF RULEMAKING

By the authority vested in the Board of Cosmetology and Barber Examiners under section 329.025, RSMo Supp. 2023, the board amends a rule as follows:

20 CSR 2085-12.010 General Rules and Application Requirements for All Schools **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 3, 2024 (49 MoReg 819). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The board received two (2) comments on the rule.

COMMENT #1: The board received a comment from Heath Clarkston, Missouri Association of Cosmetology Schools. Mr. Clarkston expressed concern based on changing regulatory framework from the federal level which may impact the financing of students attending state programs. He further suggests, if moving forward with this rule, limiting distance learning to no more than ten percent (10%) of total number of hours needed to graduate. Limiting the number of distance learning hours will eliminate the potential for a school to suggest that up to fifty percent (%50) of the required hours to graduate be completed in distance learning.

RESPONSE: The rule allows fifty percent (50%) of theory hours to be completed by virtual learning to allow students some flexibility as they complete their education. This rule will assist schools, instructors, and students in their efforts to complete programs of cosmetology and barbering. It does not specify synchronous or asynchronous learning requirements so it would be able to follow any federal law requirement set forth should the federal Department of Education's proposed rule become effective. The board will closely watch percentage of hours completed with schools and the pass/fail rates of first-time exam results for students and adjust as necessary. No changes have been made to this rule as a result of this comment.

COMMENT #2: The board received a comment from Greg Kellogg, The Paul Mitchell School Springfield, Missouri. Mr. Kellogg emailed to express his excitement of implementing the new distance learning rule for his schools. He stated that ninety percent (90%) of all students who enroll in his schools have successfully completed some form of online/distance education in high school or college. His students ask constantly about the ability of Paul Mitchell Schools having the opportunity to offer distance education.

RESPONSE: The rule proposes the potential of completing fifty percent (50%) (maximum) theory hours in the program's curriculum for theory. The board recognizes Mr. Kellogg's comments that reflect the position of a number of schools that approached the board prior to the proposal of this rule. No changes have been made to this rule as a result of this comment.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 4240 – Public Service Commission Chapter 2 – Practice and Procedure

ORDER OF RULEMAKING

By the authority vested in the Public Service Commission under section 386.410, RSMo 2016, the commission amends a rule as follows:

20 CSR 4240-2.075 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2024 (49 MoReg 651). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The public comment period ended May 31, 2024, and the commission held a public hearing on the proposed amendment on June 4, 2024. The commission received four (4) written comments. Twelve (12) comments were received at the hearing.

COMMENT #1: Emily Wilbur on behalf of the Missouri Department of Natural Resources – Division of Energy (DE) filed written comments opposed to the proposed change requiring all potential intervenors to explain why it takes no position and when it expects to be able to assert a position. DE states that this language could preclude its participation where it may intervene only to provide information on a topic and not to take a position on an issue. DE proposed revising the amendment by deleting the phrase requiring potential intervenors to state when such a position could be asserted. RESPONSE AND EXPLANATION OF CHANGE: The commission finds the language will not be as restrictive as DE suggests. However, the commission will add language to subsection (2)(F) so that an entity intervening only to provide or receive information may state that instead of stating when it expects to take a position.

COMMENT #2: Public Counsel Marc Poston on behalf of the Office of the Public Counsel (OPC) filed written comments and John Clizer for OPC provided comments at the hearing. OPC commented that it supports an expansive and lenient application of the rule regarding intervention. OPC suggests the proposed amendment may make intervention more difficult for potential intervenors and, thus, opposes the amendment. OPC urges the commission to use the working group process at the commission before amending these rules. RESPONSE: The commission finds that the proposed amendment will not create an additional barrier to intervention because it only requires explanation as to why a position cannot be asserted and when the intervenor expects to be able to assert a position. This information will help the commission to determine if allowing the intervention is in the public interest. If an intervenor does not know when it might assert a position, it can state so to comply with this requirement. No change was made as a result of this comment.

COMMENT #3: Sreenivasa Rao Dandamudi on behalf of Spire Missouri Inc. filed written comments and Scott Weitzel for Spire provided comments at the hearing in support of this amendment.

RESPONSE: The commission thanks Spire for its comments. No change was made as a result of this comment.

COMMENT #4: John Coffman on behalf of the Consumers Council of Missouri filed written comments and commented at the hearing generally in support of the amendment. Consumers Council states that requiring an intervenor to state its position when it intervenes as well as requiring an intervenor to explain why it cannot state its position are reasonable. Consumers Council asks the commission to continue to be liberal in granting intervention and to keep in mind that many intervenors such as Consumers Council will not know its position until it gets the information from the utilities as the case progresses. Further, those intervenors will not have access to the confidential information until granted intervention. It is Consumers Council's opinion that the commission should hold a "workshop" proceeding before beginning any substantial change to commission rules.

RESPONSE: The commission agrees with Consumers Council that requiring a statement of an intervenor's position up front is reasonable. This information will help the commission to determine if allowing the intervention is in the public interest. No change was made as a result of this comment.

COMMENT #5: Tim Opitz on behalf of the Midwest Energy Consumers Group (MECG) commented and provided written reply comments at the hearing. MECG stated that it had no strong opposition to the proposed amendment. MECG commented that it agrees with the comments of OPC and Consumers Council, and does not oppose the comments of DE. RESPONSE: The commission thanks MECG for its comments. No change has been made as a result of this comment.

COMMENT #6: Jim Fischer on behalf of Evergy Missouri Metro and Evergy Missouri West (collectively referred to as "Evergy") commented that it had no objection to the proposed amendment. Evergy made general comments about the way the commission determines who should be allowed to intervene and encouraged the commission to have a liberal intervention policy.

RESPONSE: The commission thanks Evergy for its comments. No change was made as a result of this comment.

COMMENT #7: James Owen on behalf of Renew Missouri commented at the hearing that Renew Missouri had no opposition to the amendment. Renew Missouri stated that it agreed with the comments of OPC, Consumers Council, and Evergy that the commission should continue to allow liberal intervention.

RESPONSE: The commission thanks Renew Missouri for its comment. No change was made as a result of this comment.

COMMENT #8: Diana Plescia on behalf of the Missouri Industrial Energy Consumers (MIEC) commented that because it is an association of large industrial customers and not every member participates in each case, it may take months to fully determine what, if any, specific position one of its members will take in a commission case. Therefore, MIEC encourages the commission to have a liberal intervention policy.

RESPONSE: The commission thanks MIEC for its comments. No change was made as a result of this comment.

COMMENT #9: Bruce Morrison an attorney with the Great Rivers Environmental Law Center commented at the hearing in opposition to the amendment. Mr. Morrison stated that he had concerns the changes may create an unintended barrier to intervention. Mr. Morrison agreed with other commenters that the commission should have a liberal intervention policy and that not-for-profit entities like those he represents may need additional time to formulate a position.

RESPONSE: The commission finds that the proposed amendment will not create an additional barrier to intervention because it only requires explanation as to why a position cannot be asserted and when the intervenor expects to be able to assert a position. This information will help the commission to determine if allowing the intervention is in the public interest. If an intervenor does not know when it might assert a position, it can state so to comply with this requirement. No change was made as a result of this comment.

COMMENT #10: Dana Gray on behalf of the Tower Grove Community Development Corporation commented at the hearing in opposition to the amendment. Tower Grove stated that it agreed with the comments made at the hearing by Renew Missouri, Consumers Council, and Bruce Morrison.

RESPONSE: The commission finds that the proposed amendment will not create an additional barrier to intervention because it only requires explanation as to why a position cannot be asserted and when the intervenor expects to be able to assert a position. This information will help the commission to determine if allowing the intervention is in the public interest. If an intervenor does not know when it might assert a position, it can state so to comply with this requirement. No change was made as a result of this comment.

COMMENT #11: Terry Jarrett on behalf of the Missouri School Boards Association (MSBA) commented at the hearing in opposition to the amendment. MSBA stated that it agreed with the comments of Consumers Council, Renew Missouri, OPC, MECG, and Evergy.

RESPONSE: The commission thanks MSBA for its comments. No change was made as a result of this comment.

COMMENT #12: Peggy Whipple on behalf of the Missouri Electric Commission (MEC) commented at the hearing in opposition to the amendment. MEC stated that it agreed with the comments of Consumers Council, Renew Missouri, OPC, MECG, and Evergy.

RESPONSE: The commission thanks MEC for its comments. No change was made as a result of this comment.

COMMENT #13: Scott Stacey with Staff Counsel's Office of the commission commented in support of the amendment. Mr. Stacey commented that the commission has legal authority to make rules governing the proceedings before the commission. Mr. Stacey commented that he does not agree that the amendment would limit intervention in commission cases. Mr. Stacey commented that the amendment would only require more information be provided up front.

RESPONSE: The commission agrees with Mr. Stacey's comments that the proposed amendment will not limit intervention. No change was made as a result of this comment.

20 CSR 4240-2.075 Intervention.

(2) A motion to intervene or add new member(s) shall include -

(F) A statement as to whether the proposed intervenor or new member supports or opposes the relief sought, or a statement that the proposed intervenor or new member is unsure of the position it will take with an explanation of why a position cannot be asserted based upon the initial filing(s) and when such position could be asserted or that the intervenor or new member intends to only provide or receive information

and will not take a position on the issues.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 4240 – Public Service Commission Chapter 2 – Practice and Procedure

ORDER OF RULEMAKING

By the authority vested in the Public Service Commission under section 386.410, RSMo 2016, the commission amends a rule as follows:

20 CSR 4240-2.115 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2024 (49 MoReg 651). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The public comment period ended May 31, 2024, and the commission held a public hearing on the proposed amendment on June 4, 2024. The commission received three (3) written comments. Nine (9) comments were received at the hearing.

COMMENT #1: Public Counsel Marc Poston on behalf of the Office of the Public Counsel (OPC) filed written comments and John Clizer for OPC provided comments at the hearing. OPC commented that the phrase "with specificity" might cause issues with applying the rule as amended. OPC suggests the commission omit the phrase "with specificity." OPC proposes alternative language requiring the objector to identify the specific provisions of the stipulation and agreement that are objected to and provide a reason for each objection. OPC also opposes the proposed changes put forth by Spire Missouri Inc. in its written comments.

RESPONSE AND EXPLANATION OF CHANGE: The commission agrees with the comment of OPC and will adopt a slight change to subsection (2)(B) similar to the language suggested by OPC to clarify the rule.

COMMENT #2: Sreenivasa Rao Dandamudi on behalf of Spire Missouri Inc. filed written comments and Scott Weitzel for Spire provided comments at the hearing in support of the amendment. Spire also provided additional amendment language to amend subsections (2)(B) and (2)(D) with regard to limiting the issues a party can object to and the amount of deference to be given to objections.

RESPONSE: There was significant opposition to Spire's proposed changes and the commission will decline to make such substantive changes to the rule without first publishing the changes for comment and further consideration. No change was made as a result of this comment.

COMMENT #3: John Coffman on behalf of the Consumers Council of Missouri filed written comments and commented at the hearing generally in support of the amendment. Consumers Council states that requiring specificity when a party objects to a non-unanimous stipulation and agreement is good practice. Consumers Council agrees with OPC's proposed changes. Consumers Council opposes Spire's proposed

amendments to the rule because they are beyond the scope of this rulemaking proceeding and would infringe on the due process rights of some parties in commission proceedings. It is Consumers Council's opinion that the commission should hold a "workshop" proceeding before beginning any substantial change to commission rules.

RESPONSE: The commission is making changes similar to the language suggested by OPC and is not making the changes proposed by Spire. No change has been made as a result of this comment.

COMMENT #4: Tim Opitz on behalf of the Midwest Energy Consumers Group (MECG) commented and provided written reply comments at the hearing. MECG stated that it had no strong opposition to the proposed amendment. MECG commented that it supports the comments of OPC and Consumers Council, and opposes the comments of Spire. MECG explained in detail why it was opposed to Spire's additional proposed rule changes.

RESPONSE: The commission is making changes similar to the language suggested by OPC and is not making the changes proposed by Spire. No other change has been made as a result of this comment.

COMMENT #5: James Owen on behalf of Renew Missouri commented at the hearing that Renew Missouri had no opposition to the amendment. Renew Missouri also commented that the commission should have more collaboration with the stakeholders before proceeding with rule changes. Renew Missouri commented that the commission should allow liberal participation in and objections to stipulations and agreements.

RESPONSE: The commission thanks Renew Missouri for its comments. No change was made as a result of this comment.

COMMENT #6: Diana Plescia on behalf of the Missouri Industrial Energy Consumers (MIEC) agrees with OPC's comments and opposes the changes proposed in the written comments of Spire. MIEC commented that because it is an association of large industrial customers and not every member participates in each case, it may take months to fully determine what, if any, specific position one of its members will take in a commission case. Therefore, MIEC opposes Spire's proposed additional changes to the rule.

RESPONSE: The commission thanks MIEC for its comments. No change was made as a result of this comment.

COMMENT #7: Terry Jarrett on behalf of the Missouri School Boards Association (MSBA) commented at the hearing that it agreed with the comments of Consumers Council, Renew Missouri, OPC, and MECG.

RESPONSE: The commission thanks MSBA for its comments. No change was made as a result of this comment.

COMMENT #8: Peggy Whipple on behalf of the Missouri Electric Commission (MEC) commented at the hearing in opposition to the amendment. MEC stated that it agreed with the comments of Consumers Council, Renew Missouri, OPC, MECG, and Evergy.

RESPONSE: The commission thanks MEC for its comments. No change was made as a result of this comment.

COMMENT #9: Scott Stacey with Staff Counsel's Office of the commission commented in support of the amendment. Mr. Stacey commented that the commission has legal authority to make rules governing the proceedings before the commission. Mr. Stacey commented that the amendment would not

prohibit any party from making objections, but would require the parties objecting to clearly state which provisions it found objectionable and why.

RESPONSE: The commission agrees with Mr. Stacey's comments that the proposed amendment will not limit objections to stipulations and agreement but will help to clarify what those objections are. No change was made as a result of this comment.

20 CSR 4240-2.115 Stipulations and Agreements.

(2) Nonunanimous Stipulations and Agreements.

(B) Each party shall have seven (7) days from the filing of a nonunanimous stipulation and agreement to file an objection to the nonunanimous stipulation and agreement. The objecting party shall identify the specific provision of the stipulation and agreement that is objected to and provide a reason for each objection. Failure to file a timely objection shall constitute a full waiver of that party's right to a hearing.

T his section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs, and other items required to be published in the *Missouri Register* by law.

TITLE 13 – DEPARTMENT OF SOCIAL SERVICES Division 70 – MO HealthNet Division Chapter 98 – Behavioral Health Services

STATEMENT OF ACTUAL COST

13 CSR 70-98.030 Applied Behavior Analysis Services

The original estimated cost and fiscal note for the public cost to this rule was published in the *Missouri Register* on October 3, 2022 (47 MoReg 1438-1442). The cost to state agencies and political subdivisions has exceeded the cost estimate by more than ten percent (10%). Therefore, pursuant to section 536.200.3, RSMo 2016, it is necessary to publish the cost estimate together with the actual cost of the first full fiscal year. The estimated cost was three hundred sixty-six thousand six hundred sixty-nine dollars (\$366,669) and at the end of the first full fiscal year, the actual cost to state agencies and political subdivisions was one million two hundred ten thousand twenty dollars (\$1,210,020).

The Secretary of State is required by sections 347.141 and 359.481, RSMo, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to adrules.dissolutions@sos.mo.gov.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST TB LEASING, LLC

On August 2, 2024, TB Leasing LLC, a Missouri LLC (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on the filing date. Claims against the Company shall be mailed to:

Denker Law Firm LLC 229 SE Douglas, Ste 210 Lee's Summit, MO 64063

Claims must include:

- 1) The name, address and phone number of the claimant;
- 2) The amount being claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) ll documentation to support the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the last publication of the notice.

NOTICE OF WINDING UP FOR S AND J PERRY FARM, LLC

On August 5, 2024, S AND J PERRY FARM, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. All persons and organizations with claims against the Company must submit a written summary of any claims against the Company to:

S AND J PERRY FARM, LLC c/o THE LAW OFFICE OF JESSE A. GRANNEMAN, LLC 20 Manor Drive PO Box 250 Troy, Missouri 63379

Summary shall include:

- 1) The name, address, and telephone number of the claimant;
- 2) The amount of the claim;
- 3) Date(s) the claim accrued;
- 4) A brief description of the nature and basis for the claim; and
- 5) Any documentation of the claim.

Claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP FOR LDP MACHINE, LLC

On August 6, 2024, LDP MACHINE, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. All persons and organizations with claims against the Company must submit a written summary of any claims against the Company to:

LDP MACHINE, LLC c/o THE LAW OFFICE OF JESSE A. GRANNEMAN, LLC 20 Manor Drive, PO Box 250 Troy, Missouri 63379

Summary shall include:

- 1) The name, address, and telephone number of the claimant;
- 2) The amount of the claim;
- 3) Date(s) the claim accrued;
- 4) A brief description of the nature and basis for the claim; and
- 5) Any documentation of the claim.

Claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF, AND CLAIMANTS AGAINST, ZOOMIE CAKES, LLC

Zoomie Cakes, LLC, a Missouri limited liability company, filed a "Notice of Winding Up for Limited Liability Company" with the Missouri Secretary of State on July 10, 2024. Pursuant to Section 347.141 RSMo., persons with claims against the company should present them in accordance with such notice of winding up. be submitted to:

Charles Will Norton 39 Timberline Drive Warrensburg, Missouri 64093

In order to file a claim with the company you must first furnish the following:

- 1) Amount of the claim;
- 2) Basis for Such claims must the claim; and
- 3) Documentation of the claim.

Claims against the company will be barred against unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF, AND CLAIMANTS AGAINST, ZOOMIE CAMPUS, LLC

Zoomie Campus, LLC, a Missouri limited liability company, filed a "Notice of Winding Up for Limited Liability Company" with the Missouri Secretary of State on July 10, 2024. Pursuant to Section 347.141 RSMo., persons with claims against the company should present them in accordance with such notice of winding up. Such claims must be submitted to:

Charles Will Norton 39 Timberline Drive Warrensburg, Missouri 64093

In order to file a claim with the company you must first furnish the following:

- 1) Amount of the claim;
- 2) Basis for the claim; and
- 3) Documentation of the claim.

Claims against the company will be barred against unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF, AND CLAIMANTS AGAINST, ZOOMIE FROYO, LLC

Zoomie Froyo, LLC, a Missouri limited liability company, filed a "Notice of Winding Up for Limited Liability Company" with the Missouri Secretary of State on July 10, 2024. Pursuant to Section 347.141 RSMo., persons with claims against the company should present them in accordance with such notice of winding up. Such claims must be submitted to:

Charles Will Norton 39 Timberline Drive Warrensburg, Missouri 64093

In order to file a claim with the company you must first furnish the following:

- 1) Amount of the claim;
- 2) Basis for the claim; and
- 3) Documentation of the claim.

Claims against the company will be barred against unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF, AND CLAIMANTS AGAINST, ZOOMIE PITA, LLC

Zoomie Pita, LLC, a Missouri limited liability company, filed a "Notice of Winding Up for Limited Liability Company" with the Missouri Secretary of State on July 10, 2024. Pursuant to Section 347.141 RSMo., persons with claims against the company should present them in accordance with such notice of winding up. Such claims must be submitted to:

Charles Will Norton 39 Timberline Drive Warrensburg, Missouri 64093

In order to file a claim with the company you must first furnish the following:

- 1) Amount of the claim;
- 2) Basis for the claim; and
- 3) Documentation of the claim.

Claims against the company will be barred against unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST KPJS PROPERTIES, LLC

On May 30, 2024, KPJS Properties, LLC filed its Notice of Winding Up with the Missouri Secretary of State. The event was effective on May 28, 2024. You are hereby notified that if you believe you have a claim against KPJS Properties, LLC, you must submit a summary in writing of the circumstances surrounding your claim to the Company to:

Jennifer M. Fain, Witt, Hicklin, Snider & Fain, P.C. 2300 Higgins Road PO Box 1517 Platte City MO 64079

The summary of your claim must include the following information:

- 1) The name, address and telephone number of the claimant;
- 2) The amount of the claim;
- 3) The date on which the event on which the claim is based occurred;
- 4) A brief description of the nature of the debt or the basis for the claim and
- 5) Copies of any document supporting your claim.

The deadline for claim submission is the ninety (90) calendar days from the effective date of this notice. All claims against KPJS Properties, LLC will be barred unless the proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST 10943 MIDLAND, LLC

On May 17, 2024, 10943 Midland LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST 1926 S. Mason, LLC

On May 17, 2024, 1926 S. Mason LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST 2129 Cleveland Place, LLC

On May 17, 2024, 2129 Cleveland Place LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST 3217 RUSSELL, LLC

On May 17, 2024, 3217 Russell LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST 6316 VICTORIA, LLC

On May 17, 2024, 6316 Victoria LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP, 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST 7363 DALE, LLC

On May 17, 2024, 7363 Dale LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST ARTEMIS ACQUISITIONS, LLC

On May 17, 2024, Artemis Acquisitions LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST COURTLAND MANOR HOLDINGS, LLC

On May 17, 2024, Courtland Manor Holdings LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP, 2345 Grand Boulevard, Suite 2200, Kansas City, MO 64108.

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST INST ADMIN ACQ, LLC

On May 17, 2024, Inst Admin Acq, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed:
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST Inst MGMT Group, LLC

On May 17, 2024, Inst MGMT Group LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST ISLANDER APARTMENTS, LLC

On May 17, 2024, Islander Apartments LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST L&A 1309 MCCAUSLAND, LLC

On May 17, 2024, L&A 1309 McCausland LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108.

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed:
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST L&A 6667-69 BERTHOLD, LLC

On May 17, 2024, L&A 6667-69 Berthold LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST L&A 733 HEMAN, LLC

On May 17, 2024, L&A 733 Heman LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST L&A 7290 Zephyr, LLC

On May 17, 2024, L&A 7290 Zephyr LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST L&A 7701 Wise, LLC

On May 17, 2024, L&A 7701 Wise LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108.

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST L&A 817 Westgate, LLC

On May 17, 2024, L&A 817 Westgate, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST L&A CRO, LLC

On May 17, 2024, L&A CRO LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108.

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST L&A KC MGMT, LLC

On May 17, 2024, L&A KC MGMT LC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108.

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST L&A KC OPS, LLC

On May 17, 2024, L&A KC Ops LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST L&A MARINA GP, LLC

On May 17, 2024, L&A Marina GP LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108.

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST RB 5438 DELMAR, LLC

On May 17, 2024, RB 5438 Delmar LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST RB DELMAR, LLC

On May 17, 2024, RB Delmar LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST REDROSE BOTANICAL, LLC

On May 17, 2024, Redrose Botanical LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST RR MAURY, LLC

On May 17, 2024, RR Maury LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108.

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed:
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST STL MF ACQ V, LLC

On May 17, 2024, STL MF ACQ V LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST AKR VENTURES II, LLC

On May 17, 2024, AKR Ventures II LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

Kyle Hertel, Lathrop GPM LLP, 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST ARTEMIS HOLDINGS, LLC

On May 17, 2024, Artemis Holdings LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against it present them immediately by letter to:

All claims must include the following information:

- 1) The name and address of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Any documentation in support of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF CORPORATION DISSOLUTION TO ALL CREDITORS OF AND ALL CLAIMANTS AGAINST ASHLEY MANOR, INC

On July 31, 2024, Ashley Manor, Inc. filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State. The dissolution was effective on July 31, 2024. You are hereby notified that if you believe you have a claim against Ashley Manor, Inc., you must submit a summary in writing of the circumstances surrounding your claim against Ashley Manor, Inc. to:

Hallie H. Gibbs II 3225 Emerald Lane, Suite A Jefferson City, MO 65109

The summary of your claim must include the following information:

- 1) The name, address, and telephone number of the claimant;
- 2) The amount of the claim;
- 3) The date on which the event on which the claim is based occurred; and
- 4) A brief description of the basis for the claim.

All claims against Ashley Manor, Inc. will be barred unless a proceeding to enforce the claim is commenced within two (2) years after publication of this notice.

NOTICE OF CORPORATION DISSOLUTION TO ALL CREDITORS OF AND ALL CLAIMANTS AGAINST COLUMBIA MANOR, INC

On July 31, 2024, Columbia Manor, Inc. filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State. The dissolution was effective on July 31, 2024. You are hereby notified that if you believe you have a claim against Columbia Manor, Inc., you must submit a summary in writing of the circumstances surrounding your claim against Columbia Manor, Inc. to:

Hallie H. Gibbs II 3225 Emerald Lane, Suite A Jefferson City, MO 65109

The summary of your claim must include the following information:

- 1) The name, address, and telephone number of the claimant;
- 2) The amount of the claim;
- 3) The date on which the event on which the claim is based occurred; and
- 4) A brief description of the basis for the claim.

All claims against Columbia Manor, Inc. will be barred unless a proceeding to enforce the claim is commenced within two (2) years after publication of this notice.

NOTICE OF CORPORATION DISSOLUTION TO ALL CREDITORS OF AND ALL CLAIMANTS AGAINST HOLDEN MANOR, INC

On July 31, 2024, Holden Manor, Inc. filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State. The dissolution was effective on July 31, 2024. You are hereby notified that if you believe you have a claim against Holden Manor, Inc., you must submit a summary in writing of the circumstances surrounding your claim against Holden Manor, Inc. to:

Hallie H. Gibbs II 3225 Emerald Lane, Suite A Jefferson City, MO 65109

The summary of your claim must include the following information:

- 1) The name, address, and telephone number of the claimant;
- 2) The amount of the claim;
- 3) The date on which the event on which the claim is based occurred; and
- 4) A brief description of the basis for the claim.

All claims against Holden Manor, Inc. will be barred unless a proceeding to enforce the claim is commenced within two (2) years after publication of this notice.

NOTICE OF CORPORATION DISSOLUTION TO ALL CREDITORS OF AND ALL CLAIMANTS AGAINST PARKDALE MANOR, INC

On July 31, 2024, Parkdale Manor, Inc filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State. The dissolution was effective on July 31, 2024. You are hereby notified that if you believe you have a claim against Parkdale Manor, Incorporated, you must submit a summary in writing of the circumstances surrounding your claim against Parkdale Manor, Incorporated to:

Hallie H. Gibbs II 3225 Emerald Lane, Suite A Jefferson City, MO 65109

The summary of your claim must include the following information:

- 1) The name, address, and telephone number of the claimant;
- 2) The amount of the claim;
- 3) The date on which the event on which the claim is based occurred; and
- 4) A brief description of the basis for the claim.

All claims against Parkdale Manor, Incorporated will be barred unless a proceeding to enforce the claim is commenced within two (2) years after publication of this notice.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND ALL CLAIMANTS AGAINST LAVERNA SENIOR LIVING, LLC

On July 31, 2024, Laverna Senior Living, LLC filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. The dissolution was effective July 31, 2024. Claims against Laverna Senior Living, LLC must be submitted to:

Hallie H. Gibbs II, 3225 Emerald Lane, Suite A, Jefferson City, MO 65109.

Claims must include the following information:

- 1) The name and address of claimant;
- 2) The amount of claim;
- 3) The basis of claim; and
- 4) Any documentation of claim.

By law, proceedings are barred unless commenced against Laverna Senior Living, LLC within three (3) years after the publication of this notice.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND ALL CLAIMANTS AGAINST ST. JOSEPH SENIOR LIVING, LLC

On July 31, 2024, St. Joseph Senior Living, LLC filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. The dissolution was effective July 31, 2024. Claims against St. Joseph Senior Living, LLC must be submitted to:

Hallie H. Gibbs II 3225 Emerald Lane, Suite A Jefferson City, MO 65109

Claims must include the following information:

- 1) The name and address of claimant;
- 2) The amount of claim;
- 3) The basis of claim; and
- 4) Any documentation of claim.

By law, proceedings are barred unless commenced against St. Joseph Senior Living, LLC within three (3) years after the publication of this notice.

NOTICE OF WINDING UP AND DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST HEDASH, LLC

On July 16, 2024 HEDASH, LLC, a Missouri Limited Liability Company, filed its Notice of Winding Up for Limited Liability Company with the office of the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against HEDASH, LLC, you must submit a summary in writing of the circumstances and facts surrounding your claim to:

Alice Huenefeldt 402 NW 500 Clinton, MO 64735

The summary must include the following information:

- 1) The name, address and telephone number of the claimant;
- 2) The amount of the claim;
- 3) Basis of the claim;
- 4) The date on which the claim arose; and
- 5) Documentation supporting the claim.

All claims against HEDASH, LLC will be barred unless a proceeding to enforce the claim is commenced within three(3) years after publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST ZMS Holdings, Inc

On August 13, 2024, ZMS Holdings, Inc., a Missouri corporation (hereinafter the "Corporation"), filed its Articles of Dissolution by Voluntary Action with the Secretary of State, effective as of the date of filing by the Secretary of State. The Corporation requests that all persons and organizations with claims against it present to them immediately, by letter, to:

Abigail L. Jerauld 2283 Hartsfords Bluff Circle Mount Pleasant, SC 29466

Each claim must include the following information:

- 1) The name, address, and telephone number of the claimant;
- 2) The amount claimed;
- 3) The date on which the claim arose;
- 4) The basis for the claim; and
- 5) Documentation in support of the claim.

All claims against the Corporation will be barred unless a proceeding to enforce the claim is commenced within two (2) years after publication of this notice.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST VANTAGE GENETICS, LLC

On July 18, 2024, Vantage Genetics, LLC, a Missouri Limited Liability Company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. The effective date of said Notice was July 18, 2024. Vantage Genetics, LLC, hereby requests that all persons and organizations with claims against it present them immediately by letter to:

Vantage Genetics, LLC, c/o Gregory E. Robinson, PC 670 Mason Ridge Center Drive, Suite 125 St. Louis, Missouri 63141

All claims must include:

- 1) The name, address, and telephone number of the claimant;
- 2) The amount claimed;
- 3) The basis for the claim;
- 4) The date(s) on which the event(s) on which the claim is based occurred; and
- 5) Any documentation in support of the claim.

NOTICE: Because of the dissolution of Vantage Genetics, LLC, any and all claims against the Limited Liability Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notices authorized by RSMo 347.141, whichever is published last.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST CSA OF MID-MISSOURI, INC

CSA of Mid-Missouri, Inc., a Missouri corporation, was dissolved on the 13th day of August 2024, by the filing of its Articles of Dissolution with the Missouri Secretary of State. Any and all claims against CSA of Mid-Missouri, Inc., should be sent by mail to:

1601 E. Broadway, Suite 350 Columbia, Missouri 65203

Each claim should include:

- 1) The name, address, and telephone number of the claimant;
- 2) The amount of the claim;
- 3) The basis of the claim;
- 4) The date the claim arose, and
- 5) Any documentation related to the claim.

Any and all claims against CSA of Mid-Missouri, Inc. will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of publication of this Notice.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND AND CLAIMANTS OF ACJ INTERNATIONAL, LLC

On August 15, 2024, ACJ INTERNATIONAL LLC, a Missouri limited liability company (the "LLC"), filed its Notice of Winding Up with the Missouri Secretary of State. The LLC requests that all persons and organizations who have claims against it present them immediately by letter to:

The LLC c/o David M. Slaby 165 N. Meramec Ave., Ste. 110 St. Louis, MO 63105

All claims must include:

- 1) The name, address and telephone number of the claimant;
- 2) The amount of the claim;
- 3) The facts supporting the claim; and
- 4) The date the claim was incurred.

Any claims against the LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

MISSOURI REGISTER

RULE CHANGES SINCE UPDATE TO CODE OF STATE REGULATIONS

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*. Citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year – 48 (2023) and 49 (2024). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	AGENCY OFFICE OF ADMINISTRATION	EMERGENCY	PROPOSED	ORDER	In Addition
1 CSR 10	State Officials' Salary Compensation Schedule				47 MoReg 1457
	DEPARTMENT OF AGRICULTURE				
2 CSR 30-10.010	Animal Health	49 MoReg 395	49 MoReg 397	49 MoReg 1153	
2 CSR 70-25.005 2 CSR 70-25.010	Plant Industries Plant Industries		49 MoReg 848 49 MoReg 848		
2 CSR 70-25.010 2 CSR 70-25.020	Plant Industries		49 MoReg 850		
2 CSR 70-25.030	Plant Industries		49 MoReg 851		
2 CSR 70-25.050	Plant Industries		49 MoReg 851		
2 CSR 70-25.060	Plant Industries		49 MoReg 852		
2 CSR 70-25.070 2 CSR 70-25.080	Plant Industries Plant Industries		49 MoReg 853 49 MoReg 854		
2 CSR 70-25.080 2 CSR 70-25.090	Plant Industries		49 MoReg 854		
2 CSR 70-25.100	Plant Industries		49 MoReg 855		
2 CSR 70-25.110	Plant Industries		49 MoReg 857		
2 CSR 70-25.120	Plant Industries		49 MoReg 864		
2 CSR 70-25.130	Plant Industries		49 MoReg 865		
2 CSR 70-25.140 2 CSR 70-25.150	Plant Industries Plant Industries		49 MoReg 866 49 MoReg 866		
2 CSR 70-25.153	Plant Industries		49 MoReg 870		
2 CSR 70-25.156	Plant Industries		49 MoReg 871		
2 CSR 70-25.160	Plant Industries		49 MoReg 873R		
2 CSR 70-25.170	Plant Industries		49 MoReg 873		
2 CSR 70-25.180 2 CSR 90	Plant Industries Weights, Measures and Consumer Protection		49 MoReg 873		49 MoReg 1194
2 CSR 90-10.011	Weights, Measures and Consumer Protection		49 MoReg 874		45 Morey 1154
2 CSR 90-10.012	Weights, Measures and Consumer Protection		49 MoReg 874		
2 CSR 90-10.020	Weights, Measures and Consumer Protection		49 MoReg 875		
2 CSR 90-10.040	Weights, Measures and Consumer Protection		49 MoReg 876		
2 CSR 90-36.005 2 CSR 90-36.010	Weights, Measures and Consumer Protection Weights, Measures and Consumer Protection		49 MoReg 603 49 MoReg 604		
2 CSR 90-36.015	Weights, Measures and Consumer Protection		49 MoRea 605		
2 0011 50 501015			15 Morteg 000		
0.00D 10. 4110	DEPARTMENT OF CONSERVATION		40.14 D 440	40.14 D 1000	
3 CSR 10-4.113 3 CSR 10-4.117	Conservation Commission Conservation Commission		49 MoReg 448 49 MoReg 452	49 MoReg 1008 49 MoReg 1008	
3 CSR 10-4.117	Conservation Commission		49 MoReg 452	49 MoReg 1008	
3 CSR 10-5.210	Conservation Commission		49 MoReg 731	49 MoReg 1305	
3 CSR 10-5.215	Conservation Commission		49 MoReg 452	49 MoReg 1009	
3 CSR 10-5.430	Conservation Commission		49 MoReg 955		
3 CSR 10-5.435 3 CSR 10-5.440	Conservation Commission Conservation Commission		49 MoReg 957 49 MoReg 959		
3 CSR 10-5.445	Conservation Commission		49 MoReg 961		
3 CSR 10-5.540	Conservation Commission		49 MoReg 963		
3 CSR 10-5.545	Conservation Commission		49 MoReg 965		
3 CSR 10-5.551	Conservation Commission		49 MoReg 967		
3 CSR 10-5.552 3 CSR 10-5.554	Conservation Commission Conservation Commission		49 MoReg 969 49 MoReg 971		
3 CSR 10-5.559	Conservation Commission		49 MoReg 973		
3 CSR 10-5.560	Conservation Commission		49 MoReg 973		
3 CSR 10-5.565	Conservation Commission		49 MoReg 975		
3 CSR 10-5.567	Conservation Commission		49 MoReg 977		
3 CSR 10-5.570 3 CSR 10-5.576	Conservation Commission		49 MoReg 979 49 MoReg 981		
3 CSR 10-5.579	Conservation Commission Conservation Commission		49 MoReg 983		
3 CSR 10-5.580	Conservation Commission		49 MoReg 985		
3 CSR 10-5.605	Conservation Commission		49 MoReg 987		
3 CSR 10-5.800	Conservation Commission		49 MoReg 453	49 MoReg 1009	
3 CSR 10-5.805 3 CSR 10-6.415	Conservation Commission Conservation Commission		49 MoReg 455 49 MoReg 457	49 MoReg 1009 49 MoReg 1009	
3 CSR 10-7.410	Conservation Commission		49 MoReg 457	49 MoReg 1009	
3 CSR 10-7.431	Conservation Commission		49 MoReg 458	49 MoReg 1010	
3 CSR 10-7.433	Conservation Commission			49 MoReg 1010	
3 CSR 10-7.435	Conservation Commission			49 MoReg 1011	
3 CSR 10-7.437 3 CSR 10-7.700	Conservation Commission Conservation Commission		49 MoReg 458	49 MoReg 1011 49 MoReg 1012	
3 CSR 10-7.700 3 CSR 10-7.900	Conservation Commission		49 MoRea 793	49 MoReg 1305	
3 CSR 10-10.705	Conservation Commission		49 MoReg 459	49 MoReg 1012	
3 CSR 10-10.707	Conservation Commission		49 MoReg 459	49 MoRea 1012	_
3 CSR 10-10.708	Conservation Commission		49 MoReg 462	49 MoReg 1012	
3 CSR 10-10.800	Conservation Commission		49 MoReg 464	49 MoReg 1012	
3 CSR 10-10.805 3 CSR 10-10.810	Conservation Commission Conservation Commission		49 MoReg 466 49 MoReg 468	49 MoReg 1012 49 MoReg 1013	
3 CSR 10-10.810	Conservation Commission		49 MoReg 471	49 MoReg 1013	
3 CSR 10-11.155	Conservation Commission		49 MoReg 471	49 MoReg 1013	

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RULE NUMBER 3 CSR 10-12.140	AGENCY EMERGENCY Conservation Commission	PROPOSED	Order	IN ADDITION 49 MoReg 130
3 CSR 10-20.805	Conservation Commission	49 MoReg 471	49 MoReg 1014	
	DEPARTMENT OF ECONOMIC DEVELOPMENT			
5 CSR 20-100.110	DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division of Learning Service	49 MoReg 731		
5 CSR 20-100.110 5 CSR 20-200.180	Division of Learning Services	49 MoReg 876		
5 CSR 20-400.125	Division of Learning Services	This Issue		
5 CSR 20-400.385	Division of Learning Services	49 MoReg 539	49 MoReg 1365	
5 CSR 20-400.540 5 CSR 20-400.610	Division of Learning Services Division of Learning Services	49 MoReg 540 49 MoReg 877	49 MoReg 1365	
CSR 20-400.650	Division of Learning Services Division of Learning Services	49 MoReg 879		
S CSR 20-400.660	Division of Learning Services	49 MoReg 880		
CSR 20-400.670	Division of Learning Services	49 MoReg 882	40 M - D 1150	
5 CSR 20-500.120 5 CSR 20-500.130	Division of Learning Services Division of Learning Services	49 MoReg 336 49 MoReg 1051	49 MoReg 1153	
CSR 20-500.140	Division of Learning Services	49 MoReg 337	49 MoReg 1153	
CSR 20-500.150	Division of Learning Services	49 MoReg 337	49 MoReg 1154	
6 CSR 20-500.160 6 CSR 20-500.170	Division of Learning Services	49 MoReg 338 49 MoReg 1052	49 MoReg 1154	
CSR 20-500.170	Division of Learning Services Division of Learning Services	49 MoReg 1052		
CSR 20-500.190	Division of Learning Services	49 MoReg 1053		
CSR 20-500.200	Division of Learning Services	49 MoReg 1054		
CSR 30-660.090	Division of Financial and Administrative Services	49 MoReg 607R		
5 CSR 10-1.010	DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVEL Commissioner of Higher Education	LOPMENT 49 MoReg 735	49 MoReg 1365	
6 CSR 10-1.010	Commissioner of Higher Education	49 MoRea 540R	49 MoReg 1154R	
		49 MoReg 541	49 MoReg 1154	
	MISSOURI DEPARTMENT OF TRANSPORTATION			
7 CSR 10-25.020	Missouri Highways and Transportation Commission	This Issue		
7 CSR 60-2.010	Highway Safety and Traffic Division	49 MoReg 276	49 MoReg 1015	
7 CSR 60-2.030 7 CSR 60-2.040	Highway Safety and Traffic Division Highway Safety and Traffic Division	49 MoReg 278 49 MoReg 279	49 MoReg 1016 49 MoReg 1017	
CSR 60-2.050	Highway Safety and Traffic Division	49 MoReg 279	49 MoReg 1017	
CSR 60-2.060	Highway Safety and Traffic Division	49 MoReg 280	49 MoReg 1018	
	DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS			
	DEPARTMENT OF MENTAL HEALTH			
9 CSR 10-7.030	Director, Department of Mental Health	49 MoReg 555	This Issue	
9 CSR 45-7.010	Division of Developmental Disabilities 49 MoReg 943	49 MoReg 477	49 MoReg 1305	
	DEPARTMENT OF NATURAL RESOURCES			
	Director's Office	49 MoReg 1054		
10 CSR 10-6.065	Director's Office Director's Office	49 MoReg 1067		
0 CSR 10-6.065 0 CSR 10-6.110	Director's Office Director's Office Director's Office	49 MoReg 1067 49 MoReg 1082		
0 CSR 10-6.065 0 CSR 10-6.110 0 CSR 10-6.241 0 CSR 10-6.250	Director's Office Director's Office Director's Office Director's Office Director's Office	49 MoReg 1067 49 MoReg 1082 49 MoReg 1094 49 MoReg 1103		
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11 CSR 10-4.010	móved to 23 CSR 10-3.015 Adjutant General				49 MoReg 1307
11 CSR 10-5.010	móved to 23 CSR 10-4.010 Adjutant General				49 MoReg 1307
11 CSR 10-5.015	moved to 23 CSR 10-5.010 Adjutant General				49 MoReg 1307
11 CSR 10-6.010	moved to 23 CSR 10-5.015 Adjutant General				49 MoReg 1308
11 CSR 10-7.010	moved to 23 CSR 10-6.010 Adjutant General				49 MoReg 1308
11 CSR 30-1.010	moved to 23 CSR 10-7.010 Office of the Director		49 MoReg 987		
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11 CSR 90-4.150	Missouri 911 Service Board		49 MoReg 797		
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12 CSR 10-23.475	moved to 12 CSR 10-26.221 Director of Revenue		49 MoReg 398	49 MoReg 1192	
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12 CCD 25 CO 050	Children's Division		49 MoReg 400 49 MoReg 353R	49 MoRea 1156	
13 CSR 35-60.050	Children's Division	48 MoReg 1674	49 MoReg 353R 49 MoReg 354	49 MoReg 1156R 49 MoReg 1156	
13 CSR 35-71.015	Children's Division		49 MoReg 798	U	
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13 CSR 35-71.045	Children's Division	48 MoReg 1676	49 MoRea 560R	15 Wioneg 1157	
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13 CSR 40-100.020	Family Support Division		49 MoReg 1134	11113 133416	
13 CSR 70-1.010	MO HealthNet Division		49 MoReg 1140		
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19 CSR 60-50.430 19 CSR 60-50.440	Missouri Health Facilities Review Committee Missouri Health Facilities Review Committee	<u>.</u>	49 MoReg 815 49 MoReg 818		
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20 CSR	Construction Claims Binding Arbitration Cap				49 MoReg 304
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20 CSR 2220-2.715	State Board of Pharmacy		49 MoReg 1190		
20 CSR 2220-4.010	State Board of Pharmacy		49 MoReg 647	49 MoReg 1367	
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20 CSR 2263-2.085	State Committee for Social Workers		49 MoReg 741	49 MoReg 1367	
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20 CSR 4240-10.095	Public Service Commission		49 MoReg 1364R		
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13 CSR 70-15.010 13 CSR 70-15.110 13 CSR 70-15.230 13 CSR 70-94.030	Inpatient Hospital Services Reimbursement MethodologyFederal Reimbursement Allowance (FRA) Upper Payment Limit (UPL) Payment Methodology Transformation of Rural Community Health (ToRCH).	49 MoReg 1334 49 MoReg 1341	Aug. 9, 2024 Aug. 9, 2024	Feb. 27, 2025 Feb. 27, 2025
State Board of Em 20 CSR 2120-2.106 Board of Therape 20 CSR 2197-2.010 Missouri State Co	Commerce and Insurance balmers and Funeral Directors Preneed Funeral Contract Audit Fee Waiver utic Massage Application for Licensure mmittee of Interpreters Fees	49 MoReg 952	July 1, 2024	Feb. 27, 2025

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 \mathbf{T} he Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo.

Order	SUBJECT MATTER	FILED DATE	PUBLICATION
	2024		
24-10	Directs the Department of Health and Senior Services to address foods containing unregulated psychoactive cannabis products and the Department of Public Safety Division of Alcohol and Tobacco to amend regulations on unregulated psychoactive cannabis products	August 1, 2024	49 MoReg 1343
24-09	Orders executive branch state offices closed on Friday, July 5, 2024	July 1, 2024	49 MoReg 1188
24-08	Extends Executive Order 24-06 and the State of Emergency until July 31, 2024	June 26, 2024	49 MoReg 1187
24-07	Extends Executive Order 23-06 and the State of Emergency until June 30, 2024	May 30, 2024	49 MoReg 954
24-06	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to forecasted severe storm systems	May 2, 2024	49 MoReg 847
24-05	Extends Executive Order 23-05 to address drought-response efforts until September 1, 2024	April 26, 2024	49 MoReg 792
24-04	Designates members of his staff to have supervisory authority over departments, divisions and agencies of state government	February 29, 2024	49 MoReg 447
24-03	Declares a State of Emergency and declares Missouri will implement the Emergency Mutual Aid Compact (EMAC) agreement with the State of Texas to provide support with border operations	February 20, 2024	49 MoReg 446
24-02	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to forecasted winter storm systems	January 11, 2024	49 MoReg 270
24-01	Orders the Dept. of Agriculture to establish rules regarding acquisitions of agricultural land by foreign businesses	January 2, 2024	49 MoReg 136
	2023		
23-10	Extends Executive Order 23-05 to address drought-response efforts until May 1, 2024	November 17, 2023	48 MoReg 2267
23-09	Orders state offices to be closed on Friday, November 24, 2023	November 9, 2023	48 MoReg 2149
23-08	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to forecasted severe storm systems	August 5, 2023	48 MoReg 1684
23-07	Designates members of his staff to have supervisory authority over departments, divisions and agencies of state government	July 28, 2023	48 MoReg 1595
23-06	Rescinds Executive Order 17-20	June 29, 2023	48 MoReg 1423
23-05	Declares drought alerts for 60 Missouri counties in accordance with the Missouri Drought Mitigation and Response Plan	May 31, 2023	48 MoReg 1179
23-04	Designates members of the governor's staff as having supervisory authority over each department, division, or agency of state gov- ernment	April 14, 2023	48 MoReg 911
23-03	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to severe storm systems	March 31, 2023	48 MoReg 795
23-02	Extends Executive Order 22-08, the State of Emergency, and waivers until February 28, 2023	January 24, 2023	48 MoReg 433
23-01	Orders the commencement of the Missourians Aging with Dignity Initiative, with directives to support all citizens as they age	January 19, 2023	48 MoReg 431

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